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TITLE 7—AGRICULTURE

Chapter XI—War Food Administration (Distribution Orders)

[WFO 94, Corr. to Amdt. 2]

PART 1461—OILSEEDS

The reference to "(b)" appearing immediately after the word "deleting" in the first sentence of War Food Order No. 94, Amendment 2, printed in the Federal Register for June 9, 1944 (9 F.R. 6249), is corrected to read "(b) (1)" and the title line reading "(b) Restrictions" immediately following the colon is deleted.

—ASHLEY SELLERS,
Assistant War Food Administrator.
JUNE 19, 1944.

[F. R. Doc. 44-8937; Filed, June 20, 1944;
11:17 a. m.]

TITLE 29—LABOR

Chapter VI—National War Labor Board

PART 801—RULES OF ORGANIZATION

APPOINTMENT OF MEMBERS OF TRIPARTITE COMMITTEES

The following section has been added to the rules of organization of the National War Labor Board:

§ 801.13 *Appointment of members of tripartite committees.* The term of office of all per diem public, industry, and labor representatives of Board agents, and of the Appeals, Review, Post Directive, and other tripartite committees of the National War Labor Board shall be one year, unless terminated at an earlier date by the Board. The term of office of all present per diem members shall expire on August 31, 1944.

(E.O. 9017, 7 F.R. 237; E.O. 9250, 7 F.R. 7871, (War Labor Disputes Act, P.L. 89, 78 Cong.)

Adopted May 31, 1944.

THEODORE W KHEEL,
Executive Director.

[F. R. Doc. 44-8301; Filed, June 20, 1944;
9:49 a. m.]

PART 802—RULES OF PROCEDURE

FUNCTIONS OF JOINT COMMITTEES

Section 802.9 has been amended to read as follows:

§ 802.9 *Functions of Joint Committee* (See § 801.10). (a) It shall be the duty of this Committee, prior to any decision thereon, to review and to make recommendations to the Board for the disposition of all applications and dispute cases arising out of a request for a wage or salary adjustment to compensate employees for a loss in earnings caused by the operation of Executive Order 9240, as amended. All such cases shall be decided by the Board. Applications for the approval of voluntary adjustments of this type shall be forwarded by the Board agent by which they are received to the Joint Committee, after the necessary information in connection therewith has been obtained. When such an issue is involved in a dispute case pending before an agent of the Board, the entire file in the case shall, after receipt of the panel or hearing officer's report, and the comments of the parties, be forwarded by the agent to the Joint Committee, which shall present the issue to the Board, with its recommendation, for disposition. When involved in cases pending before the Board, such issue shall be submitted to the Joint Committee for a recommendation prior to final disposition thereof by the Board. Action by the Board or its agent on other issues in the case need not, in the discretion of the Board or its agent, be withheld pending action on this issue.

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The Cumulative Supplement to the Code of Federal Regulations, covering the period from June 2, 1938, through June 1, 1943, may be obtained from the Superintendent of Documents, Government Printing Office, at \$3.00 per unit. The following are now available:

- Book 1: Titles 1-3 (Presidential documents) with tables and index.
- Book 2: Titles 4-9, with index.
- Book 3: Titles 10-17, with index.
- Book 4: Titles 18-25, with index.
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(b) It shall also be the duty of the Joint Committee to render assistance and advice to the Board and its agents in the determination of questions involving the application or interpretation of Executive Order 9240, as amended. The Committee may require a Board agent to submit to it for review any case involving the application or interpretation of the Executive order, and may, in its discretion, should it decide the case raises an issue of national importance, transfer the case to the Board for disposition.

(E.O. 9017, 7 F.R. 237; E.O. 9250, 7 F.R. 7871, War Labor Disputes Act P.L. 89, 78 Cong.)

Adopted June 7, 1944.

THEODORE W. KHEEL,
Executive Director

[F. R. Doc. 44-8900; Filed, June 20, 1944; 9:49 a. m.]

PART 802—RULES OF PROCEDURE

REGIONAL WAR LABOR BOARDS

The following section of the rules of procedure has been amended to read as follows:

§ 802.51 *Constitution of regions and Regional War Labor Boards.* * * *

(b) Each Regional War Labor Board shall consist of the following members to be appointed by the National War Labor Board:

Four regular representatives of labor.
Four regular representatives of industry.

Representatives of the public, 4 of whom are to be available for service with the Regional War Labor Board at any given time. There shall be a Chairman, and one or more Vice-Chairmen, to be designated by the National War Labor Board from among the full-time public members.

In addition to the regular public, industry, and labor members, each Regional Board may have not in excess of the following members:

Four alternate representatives of labor, and four alternate representatives of industry, who shall serve on the Board only in the absence of the regular representatives of their respective groups.

Eight substitute representatives of labor, and eight substitute representatives of industry, who shall serve on the Board only in the absence of the regular or alternate representatives of their respective groups.

The term of office of all per diem public, industry and labor representatives on Regional War Labor Boards shall be one year, unless terminated at an earlier date by the National Board. The term of office of all present per diem members shall expire on August 31, 1944.

(E.O. 9017, 7 F.R. 237; E.O. 9250, 7 F.R. 7871, War Labor Disputes Act, P.L. 89, 78 Cong.)

Adopted May 31, 1944.

THEODORE W. KHEEL,
Executive Director

[F. R. Doc. 44-6902; Filed, June 20, 1944;
9:49 a. m.]

TITLE 30—MINERAL RESOURCES

Chapter II—Geological Survey

PART 216—OPERATING AND SAFETY REGULATIONS GOVERNING THE MINING OF COAL IN ALASKA

Sec.

- 216.1 Prior regulations made applicable.
- 216.2 Production and royalty reports; sealing of mines.
- 216.3 Orders to insure compliance with regulations not in conflict with laws of Territory of Alaska; appeal.
- 216.4 Basis of royalty computations.
- 216.5 Room neck maximum width and length.
- 216.6 Shelter holes.
- 216.7 Explosive magazines not to be connected with mine workings.
- 216.8 Powder boxes.
- 216.9 Permissible explosives: requirements.
- 216.10 Blasting.
- 216.11 Waiver of provisions.

AUTHORITY: §§ 216.1 to 216.11, inclusive, issued under 38 Stat. 741, 745; 48 U.S.C., 451.

§ 216.1 *Prior regulations made applicable.* With the exception of §§ 211.1, 211.4 (c) and (g), 211.15 (e), 211.24 (c), 211.48 (d), 211.77 (a) and (b), 211.79 (c), 211.82 (a), 211.83 (b), 211.86 (a), 211.37, 211.88, and 211.90 (a) which shall not be deemed applicable for the purpose of these regulations, §§ 211.1 to 211.111, inclusive, of the coal mine operating and safety regulations,¹ are hereby made applicable to and shall govern the methods of mining coal from leased, licensed, and permitted lands on the public domain in the Territory of Alaska to the extent that they are not in conflict with specific provisions of the act of October 20, 1914, as amended (38 Stat. 741, 48 U.S.C., 432-452).

§ 216.2 *Production and royalty reports; sealing of mines.* (a) The mining supervisor, district mining supervisor, and deputy mining supervisor shall examine the mines, mine maps, records, and books of lessees and determine the amount of coal mined from Government coal land; shall report to the Secretary of the Interior quarterly the production and the accrued royalties and rentals; and shall place seals at the entrance of leased lands on orders of the Secretary when a lessee is delinquent in royalty and rental payments.

¹ 30 CFR Part 211.

§ 216.3 *Orders to insure compliance with regulations not in conflict with laws of Territory of Alaska; appeal.* The mining supervisor, the district mining supervisor, and the deputy mining supervisor may issue such orders and notices in writing as may be appropriate to insure compliance with the regulations in this part, and may order the discontinuance or modification of any operation or method that is causing or is likely to cause any endangerment of life or property or is in violation of the provisions of the lease or regulations. *Provided*, That such orders are not in conflict with the laws of the Territory of Alaska: *And further provided*, That if any such order or notice issued by the deputy or district mining supervisor does not contain a statement that immediate danger of loss of life or property is involved and if the lessee appeals therefrom within 10 days, execution of said order or notice may be delayed pending review by the mining supervisor and, on further appeal, pending review by the Secretary of the Interior.

§ 216.4 *Basis of royalty computations.* Royalty shall be paid on all coal shipped or removed from leased lands or manufactured into coke, briquets, or other products of coal, or consumed on the premises.

§ 216.5 *Room neck maximum width and length.* Room necks shall not be wider than 9 feet for the first 18 feet, unless the lessee is given permission in writing by the district mining supervisor to modify these dimensions.

§ 216.6 *Shelter holes—(a) Along haulage roads.* In any mine in which more than 10 men are employed underground on any shift, all haulageways used for the travel of men, unless a clearance of 4 feet or more exists on one side of the track and is kept free from debris, shall be provided with shelter holes on the side of the roadway opposite the trolley and power lines, at intervals of not more than 100 feet. The shelter holes shall be at least 4 feet wide, 4 feet deep, and 6 feet high unless the entry, tunnel, or slope is of less height, and then they shall be on the same level and as high as the roadway, and they shall be kept whitewashed and free from debris. Crosscuts and room necks may be used as shelter holes if on the side used for travel.

(b) *On main haulageway.* On haulage roads other than slopes, not used as travel ways, shelter holes will not be required if the clearance between the farthest projecting part of the mine car and locomotive and the rib of the entry is at least 3 feet.

§ 216.7 *Explosives magazines not to be connected with mine workings.* A suitable underground chamber with wood lining and flooring, so constructed and maintained that no nails are exposed, may, with the written approval of the mining supervisor, be used in place of a surface magazine if such underground chamber is adequately ventilated and has sufficient cover, surrounding pillars, and strong bulkheads to prevent a dislodgement should an explosion

occur that would endanger life, the mine, or any building or dwelling. The surface entrance and ventilating ducts of such a magazine shall be guarded by a fence, gates, and appropriate warning signs. Under no circumstances shall the magazine have any connection with any part of the mine in which men work. Where the entrance to the magazine is a drift or slope that opens toward any active or used mine opening or toward any building or highway within the distance specified in the table of distances for the quantity of explosives stored, an adequate earth barricade shall be erected opposite and as high as the entrance.

§ 216.8 *Powder boxes.* Explosives must be kept in portable, tight wooden boxes, each box having a lid that laps over the sides and is strongly lugged or has battens that engage under a strip securely fastened at the back edge of the box. Battens shall be placed over all cracks in the boxes to protect the explosives from sparks, flame, and water. Detonators, blasting caps, tools, pieces of metal, matches, or oily material shall not be stored with explosives.

§ 216.9 *Permissible explosives; requirements.* Only permissible explosives shall be used for blasting underground and due regard shall be given to the requirements of permissibility.

§ 216.10 *Blasting—(a) Drill holes.* Where coal is undercut or sheared top holes shall be drilled parallel with the roof and rib holes parallel with the rib, and in depth at least 6 inches less than the depth of the undercut or shear; otherwise the holes shall not exceed in depth the thickness of the coal bed or part thereof being mined.

(b) *Firing charged holes.* All holes charged with explosives in a working place shall be fired simultaneously.

§ 216.11 *Waiver of provisions.* Any waiver of the provisions of these regulations by the district mining supervisor shall be in writing.

W. E. WEATHER,
Director.

Approved: June 14, 1944.

OSCAR L. CHAPMAN,
Assistant Secretary.

[F. R. Doc. 44-6978; Filed, June 20, 1944;
9:51 a. m.]

TITLE 32—NATIONAL DEFENSE

Chapter IX—War Production Board

Subchapter B—Executive Vice-Chairman

AUTHORITY: Regulations in this subchapter issued under sec. 2 (a), 54 Stat. 676, as amended by 55 Stat. 236 and 56 Stat. 176; E.O. 8024, 7 F.R. 323; E.O. 9125, 7 F.R. 2719; W.P.B. Reg. 1 as amended March 24, 1943, 8 F.R. 3623, 3636; Pri. Reg. 1 as amended May 15, 1943, 8 F.R. 6727.

PART 1010—SUSPENSION ORDERS

[Suspension Order S-560]

THE GORDON STORES CO., INC.

The Gordon Stores Company, Inc., a corporation with its principal office at

Denver, Colorado, owns and operates seven general merchandise chain stores. In February, 1944, without authorization from the War Production Board the corporation began construction at 315 Main Street, Montrose, Colorado, consisting of remodeling and altering a store building at that address. The total cost of the construction was approximately \$1,412.95, which amount exceeded the limit of \$200 permitted by Conservation Order L-41. The corporation was familiar with the restrictions contained in Conservation Order L-41, and its construction without authorization from the War Production Board constituted a wilful violation of Conservation Order L-41.

These violations of Conservation Order L-41 have hampered and impeded the war effort of the United States by diverting critical materials to uses not authorized by the War Production Board. In view of the foregoing, it is hereby ordered, That:

§ 1010.560 *Suspension Order No. S-560.* (a) Neither The Gordon Stores Company, Inc., its successors or assigns, nor any other person, shall do any construction on the premises at 315 Main Street, Montrose, Colorado, including putting up or altering the structure, or on any of the other stores owned or operated by that corporation, unless hereafter specifically authorized in writing by the War Production Board.

(b) Nothing contained in this order shall be deemed to relieve The Gordon Stores Company Inc., its successors or assigns, from any restriction, prohibition or provision contained in any other order or regulation of the War Production Board, except insofar as the same may be inconsistent with the provisions hereof.

(c) This order shall take effect on June 19, 1944.

Issued this 8th day of June 1944.

WAR PRODUCTION BOARD,
By J. JOSEPH WHELAN,
Recording Secretary.

[F. R. Doc. 44-8877; Filed, June 19, 1944;
2:25 p. m.]

PART 1010—SUSPENSION ORDERS

[Suspension Order S-565]

THE MILLER SHOE COMPANY

The Miller Shoe Company, a corporation, with its principal place of business and plant at Cincinnati, Ohio, is engaged in the manufacture of women's orthopedic shoes. During the period beginning March 1, 1943 and ending February 29, 1944, respondent put into process, manufactured and sold 9,715 pairs of women's and misses' orthopedic shoes in excess of its permitted quota under Conservation Order M-217. The corporation was familiar with the provisions of Conservation Order M-217, and its actions constituted a wilful violation of that order.

These violations of Conservation Order M-217 have hampered and impeded the war effort of the United States by diverting scarce material to uses unauthorized

by the War Production Board. In view of the foregoing, it is hereby ordered, That:

§ 1010.565 *Suspension Order No. S-565.* (a) During the six months' period beginning March 1, 1944 and ending September 1, 1944, the maximum number of pairs of shoes that The Miller Shoe Company, its successors or assigns, may put into process, manufacture or complete, shall be 9,715 pairs less than its quota for this period, as specified by the provisions of Conservation Order M-217, unless otherwise authorized in writing by the War Production Board.

(b) Nothing contained in this order shall be deemed to relieve The Miller Shoe Company, its successors or assigns, from any restriction, prohibition or provision contained in any other order or regulation of the War Production Board, except insofar as the same may be inconsistent with the provisions hereof.

(c) This order shall take effect on the date of issuance, and shall expire on September 1, 1944.

Issued this 19th day of June 1944.

WAR PRODUCTION BOARD,
By J. JOSEPH WHELAN,
Recording Secretary.

[F. R. Doc. 44-8878; Filed, June 19, 1944;
2:25 p. m.]

PART 1075—CONSTRUCTION

[Conservation Order L-41 as Amended
June 20, 1944]

§ 1075.1 *Conservation Order L-41—(a) What this order does.* This order limits construction. It is necessary in order to conserve materials, construction equipment, labor and transportation. In most cases, except where the construction is of a special kind, you must get permission from the War Production Board for construction. This permission (sometimes called "authorization to begin construction") must not be confused with preference ratings or priorities. If a construction job is allowed, either because it is not of the kind restricted by this order or because permission has been obtained, it may still be necessary to get preference ratings for the materials and fixtures which are needed. On the other hand, if you have ratings for materials, or materials on hand, you may still have to get permission to use them for a particular construction job.

(b) *What is meant by construction.* Construction covered by this order includes putting up or altering any sort of a structure, including a building, road, bridge, dam, sewer, and similar jobs; also the installing of equipment or fixtures. Certain special kinds of construction are excepted, as explained in paragraphs (c) and (d) below.

(c) *How much construction is allowed without getting permission.* You need not get permission under this order for construction which does not total more than the limits shown in the following list for all jobs begun in the same year. For an explanation of how to figure "cost," see paragraph (i). If a utility connection will be required (electricity,

gas, water, steam or telephone) it may be necessary to get War Production Board approval for the connection. If so, approval for the connection must be obtained *before* beginning construction, even if the cost of construction comes within the limits. The limits for all jobs begun in the same year are as follows:

(1) \$200 for a house, including the entire residential property.

(2) \$1,000 for a farm including the farm houses. However not more than \$200 of this sum may be spent on any farm house on the farm. A "farm" means a place used primarily for raising crops, livestock, dairy products, poultry, etc., for the market.

(3) \$1,000 for a hotel, apartment building or other residence for six or more families. Any residence for five or less families is considered a house under (1) above.

(4) \$200 for an office, bank, store, laundry, garage, restaurant, or other retail service establishment, except that the limit is \$1,000 for a unit containing more than five establishments of this kind.

(5) \$1,000 for a church, hospital, school, college, U. S. O. Club, public playground for children, or for a publicly owned building or group of buildings used for public purposes.

(6) \$1,000 for a bridge, overpass, underpass, tunnel, dock, pier, airport, bus terminal, truck terminal operated by a common or contract carrier by truck, or for a railroad or street railway building or group of buildings.

(7) \$1,000 for an irrigation or drainage system serving more than one farm.

(8) \$1,000 for a building or group of buildings which will be used for warehouse or for off-farm storage purposes, except that the limit is \$200 for a frozen food locker plant.

(9) \$1,000 for all monuments and structures on the same cemetery lot or for all cemetery buildings or structures in the same cemetery.

(10) \$1,000 for a military exchange situated on a reservation of the Army or Navy.

(11) \$1,000 for a building or group of buildings which will be used directly in furnishing any of the electric, gas, water or heating utility services listed in paragraph (a) (1) of Order U-1, and which will be owned by a utility producer as defined in that paragraph, or which will be used directly in furnishing communication services and which will be owned by an operator as defined in paragraph (a) (1) of Order U-2, or in paragraph (a) (1) of Order U-6, or which will be used directly for a sewage system and owned by a sewage system operator as defined in Order P-141.

(12) \$5,000 for a factory, plant or other industrial unit which is used for the manufacture, processing or assembling of any goods, except that the limit is \$200 if the goods are listed on Schedule A at the end of this order or if the productive floor area of the unit upon completion of construction is less than 10,000 square feet.

(13) \$200 for any other kind of construction.

(d) *Special kinds of construction which do not require permission.* It is not necessary to get War Production Board permission under this order for the following kinds of construction, and the cost of such construction need not be charged against the cost limits stated in paragraph (c)

(1) Maintenance and repair; that is, work necessary to keep a building or structure in sound working condition or fix it when it has become unsafe or unfit for service because of wear and tear;

also the minimum work necessary to prevent more damage to a building or structure (or its contents) which has been damaged by fire, flood, tornado, earthquake, acts of war, or the like. Changes in material are permitted in doing maintenance and repair work. Additions, structural alterations, or the completion of unfinished parts of buildings are not considered maintenance and repair. Rebuilding or restoring after damage caused by fire, flood, tornado, earthquake, acts of war, or the like, is not permitted as maintenance and repair, but is permitted in some cases as explained below.

(2) The rebuilding or restoring of a house (including a farm house) or other residential building damaged or destroyed after July 1, 1943, by fire, flood, tornado, earthquake, acts of war, or the like, if the cost of rebuilding or restoring is less than \$5,000.

(3) The rebuilding or restoring of farm buildings damaged or destroyed by fire, flood, tornado, earthquake, acts of war, or the like, if the cost of rebuilding or restoring is less than \$5,000, where the immediate reconstruction is determined by the United States Department of Agriculture to be essential to the agricultural program.

(4) The rebuilding or restoring of a building or structure damaged or destroyed by disaster, where the Red Cross has been given priority assistance to restore the disaster area, and where the rebuilding or restoring has been determined by the Red Cross to be essential.

(5) Construction necessary to prevent threatened loss of farm products, where immediate construction is determined by the United States Department of Agriculture to be essential to the agricultural program.

(6) Construction owned by the United States Army, Navy, Maritime Commission, War Shipping Administration, Coast Guard, Marine Corps, Civil Aeronautics Authority, Coast and Geodetic Survey, or Panama Canal.

(7) Insulating existing buildings with materials such as storm windows and doors, pipe covering, loose fill, blanket or bat insulation, plain or granule surfaced rigid insulation and weather stripping. Also the application of masonry veneer to existing houses. (This paragraph does not exempt the use of the above materials for any purpose other than the insulation of an existing building against exterior cold or heat without change in the function of the building. It does not apply to the use of insulation materials in the original construction of a building or in the conversion of a building from one purpose to another, or to the use of insulation materials to make an alteration to a building.) Also the installation of heating and combustion equipment designed for effecting fuel conservation where the total cost of the installation including the cost of the equipment does not exceed \$25,000 and where the cost of

installation excluding the cost of equipment does not exceed \$5,000.

(8) [Deleted Mar. 7, 1944]

(9) Grading, ditch-digging or similar earth-moving operations, if no cement, lumber or other building materials are used, except clay tile and non-reinforced concrete pipe.

(10) Various kinds of construction connected with farms, public roads, railroad tracks, utilities, mines, smelters, wells, the petroleum industry, the lumber industry, the chemical industry, steel mills, broadcasting facilities, laboratories, and civilian aircraft facilities as described in Schedule B.

(11) A construction job which began before this order originally became effective (April 9, 1942), or at a time when the job was not limited by this order, and has gone on without interruption.

(12) Construction jobs which are classed as minor capital additions under CMP Regulation No. 5 or under CMP Regulation No. 5A. This exception applies only to:

(i) Additions to factories, plants and other industrial units which will have a productive floor area of 10,000 square feet or more, and which are for the manufacturing, processing or assembling of goods which are not listed in Schedule A.

(ii) Hospitals.

(13) The installation of the following equipment rated or authorized on the form indicated, if the cost of the installation materials (not including the cost of the equipment) does not exceed \$500, and if no construction is done other than the installation of wiring and the attaching of the equipment to an existing structure:

Signal and alarm equipment as defined in L-39 (WPB-1319)

Monorail systems (WPB-541)

Scales, Weights and Balances (WPB-2581)

Cranes and Hoists (WPB-541)

Dust Collecting Systems—Foundry Equipment (WPB-541).

(e) All other construction forbidden without WPB permission. No person shall do any construction which has not been permitted by the War Production Board, unless it is of a kind described in paragraph (c) or (d) above. This prohibition applies to a person who does his own construction work, to one who gets a contractor to do it for him, and to any contractor or subcontractor who works on the job or gets others to work on it. It also applies to any supplier who furnishes material for the job if he knows or has reason to know that the construction has not been permitted.

(f) How to apply for permission. (1) Schedule C at the end of this order shows the various types of application forms, and where they should be filed.

(2) In case of emergency, application may be made by wire or in person instead of on a printed form. It must be made to the office in which a written application for the same construction should

be filed. The following information must be given:

(i) Cause of the emergency (fire, flood, etc.)

(ii) What the building or structure is used for.

(iii) Type of construction.

(iv) Why immediate construction is necessary.

(v) Estimated cost of construction.

(g) Preference rating includes permission in some cases only. There are some forms of preference rating orders and certificates which are issued or have been issued for special kinds of construction and which include permission for construction although they do not say so. These are listed in Schedule D at the end of this order. In all other cases, a preference rating is not enough, unless the instrument which assigns the rating also states that construction is permitted under this order.

(h) Other restrictions on use of some items. Permission for construction or the exception of any construction from this order does not relieve any one from complying with the various WPB orders or directives which restrict the use of copper and other scarce materials or fixtures. If you do not now about these restrictions, consult the nearest War Production Board District Office.

(i) How to figure cost. (1) For the purpose of determining whether a construction job may be started without getting permission from the War Production Board, "cost" means the cost of the whole construction job as estimated at the time of beginning construction, except that the cost of used material or used fixtures may be disregarded.

(2) If any materials or fixtures which have not been used are obtained without buying them, their value must be included as part of the cost.

(3) The cost of processing machinery or equipment need not be included but the cost of installing it and the cost of plumbing, heating, and air conditioning equipment and of all other equipment not used directly in the processing of materials must be included.

(4) The cost of labor must be included, but if labor is unpaid its value need not be included. Contractors' fees also must be included but architects' and engineers' fees need not be.

(5) All construction on the same unit must be included. The word "unit" means any group of buildings or structures (including roadways, pipelines, etc.) which are situated near to each other, and which serve the same general purpose, or closely related purposes. For example, each of the following is a unit: a house, together with a detached garage, tennis court, swimming pool, etc., a farm, including the farm house, barn, hen house, dairy, etc., a manufacturing plant with a number of buildings used for the same or different processes, together with administration buildings, cafeterias, etc. In no case may a single building or structure be treated as more than one unit.

(6) The cost per year must be determined on a calendar year basis, beginning with January 1, 1943, except that a

company which regularly keeps its books on a fiscal year basis may use the fiscal year.

(j) *Penalties for violations.* Any person who wilfully violates any provision of this order or who, in connection with this order, wilfully conceals a material fact or furnishes false information to any Department or Agency of the United States is guilty of a crime and upon conviction may be punished by fine or imprisonment. In addition, any such person may be prohibited from making or obtaining any further deliveries of, or from processing or using, material under priority control and may be deprived of priorities assistance.

Issued this 20th day of June 1944.

WAR PRODUCTION BOARD,
By J. JOSEPH WHELAN,
Recording Secretary.

SCHEDULE A

This schedule is referred to in paragraphs (c) (12) and (d) (12). In the case of a unit principally designed for the manufacture, processing or assembling of any of the following articles, the cost limit is \$200 in any one year without getting permission:

- (i) Athletic supplies, sporting goods, or toys or games.
- (ii) Beverages, except milk.
- (iii) Books, magazines, newspapers, greeting cards, or other printed or engraved matter.
- (iv) Candy or chewing gum.
- (v) Cigars, cigarettes, smoking or chewing tobacco or snuff.
- (vi) Jewelry, watches, luggage, brushes, razors, pipes, and like articles for personal use or adornment.
- (vii) Furniture, store fixtures, barroom fixtures, bowling alleys and the like.
- (viii) Silverware, woodenware, household electrical appliances, draperies, rugs, and all other household appliances and equipment, but not including china and glassware.
- (ix) Musical instruments.
- (x) Stationery or office supplies.
- (xi) Toiletries or cosmetic products.
- (xii) Wearing apparel of every sort, except for the Army or Navy and their auxiliaries, and except safety equipment or safety clothing as defined in Order L-114.

SCHEDULE B

Permission under this order is not necessary for the following kinds of construction which are referred to generally in paragraph (d) (10).

1. Construction on structures which are to be used directly in the discovery, development or depletion of mineral deposits; also maintenance work, repairs and minor capital additions given priorities assistance under order P-56 (relating to mines and smelters).
2. Construction which is regulated by any petroleum administrative order issued by the Petroleum Administrator for War. (Construction of this kind is permitted only to the extent authorized by the applicable petroleum administrative order.)
3. Construction of telephone and telegraph facilities or equipment, other than buildings, if authorized or permitted under the terms of Order U-2 (§ 4501.1) or Order U-6 (§ 4501.21).
4. Laying of railroad tracks, together with the construction of necessary railroad operating facilities; also the construction of tunnels, overpasses, underpasses or bridges where the cost of those materials to be incorporated in the project which will be acquired under P-142 or will be withdrawn from inventory

materials acquired with priorities assistance (excluding the cost of other materials and excluding the labor cost) is \$2,500 or less. The above types of construction are controlled by P-142. The construction of tunnels, overpasses, underpasses or bridges where the cost of the materials acquired as stated above is more than \$2,500 and the construction of railroad stations, warehouses, loading platforms and other similar structures are not excepted by this paragraph.

5. Construction of facilities (other than buildings) which will be used directly in furnishing any of the electric, gas, water or heating utility services listed in paragraph (a) (1) of Order U-1 and which will be owned by a utility "producer" as defined in that paragraph.

6. Construction of facilities (other than buildings) which will be used directly for a sewerage system and will be owned by a sewerage system "operator" as defined in Order P-141.

7. Installation or erection of rationed farm machinery, or mechanical equipment, which has been obtained on a purchase certificate issued by a County Farm Rationing Committee under Food Production Order 14 of the War Food Administration, or of wire fencing which has been obtained on P.R. 19 certi-

cation, also the erection of farm silos which have been manufactured by a producer as defined in Order L-257.

8. Drilling and casing of water wells, but excluding any use of pipe to conduct water on the surface.

9. Use by any logger or lumber manufacturer of lumber, nails, gravel, or clay products in construction needed to change the site of logging or lumbering operations.

10. Construction which is given priorities assistance under Order P-89 (relating to facilities for the manufacture of chemicals).

11. Construction which is given priorities assistance under Order P-68 (relating to facilities for the manufacture of steel).

12. Rearrangement or expansion of facilities and equipment, other than buildings, by an international point-to-point radio communication carrier to the extent that priorities assistance is granted under P-133 for such work.

13. Construction which is given priorities assistance under Order P-43 (relating to laboratories).

14. Construction of public highways and public streets owned by a Government Agency (construction of this kind is controlled by Order L-41-e).

15. Construction which is given priorities assistance under P-47 (relating to civilian aircraft facilities).

SCHEDULE C

Note: Schedule C amended by deletion of table footnote, June 20 1944.

Application forms to be used in obtaining permission to begin construction under L-41 and where to file them, unless otherwise instructed. These forms are to be used whether or not priorities assistance or controlled material allotments are required.

Types of construction	Application form	Where filed
Farm construction, including farm dwellings-----	WPB-617 (formerly PD-200).	County Agricultural Conservation Committee having jurisdiction over the site.
Housing, except farm housing and hotels-----	WPB-2895 (formerly PD-105).	FHA Field Office having jurisdiction over the site.
Public roads-----	PR 1 PA-----	State Highway Department having jurisdiction over the site.
Water, gas, steam, electricity, telegraph or telephone facilities for use by public.	WPB-2774-----	WPB, Washington, D. C.
All other construction restricted under L-41-----	WPB-617 (formerly PD-200).	Consult instruction form WPB-617.

Note: The application forms specified in Schedule C have been approved by the Bureau of the Budget in accordance with the Federal Reports Act of 1942.

SCHEDULE D

The following preference rating orders or certificates are referred to in paragraph (g). If you have received or are entitled to use one of these orders or certificates for your construction, the construction is permitted by the WPB:

P-19-b-----	Relating to projects important to the war effort or essential civilian needs.
CMPL-224-----	
GA-1456-----	
P-55-c-----	Housing.
WPB-2774-----	Relating to utility facilities.
WPB-542-----	Relating to command construction and certain other construction carried on under the supervision of the Armed Services.
PD-3A-----	
P-14-a-----	
P-14-b-----	
P-19-----	
P-19-a-----	
P-19-d-----	These orders and certificates are no longer used, but jobs which were authorized by them may go on.
P-19-e-----	
P-19-g-----	
P-19-i-----	
P-41-----	
P-55-b-----	
P-55-amended--	
P-110-----	
PD-3-----	
CMPL-127-----	

INTERPRETATION 1

[Superseded by L-41, as amended November 1, 1943, which incorporates the substance of the interpretation.]

INTERPRETATION 2

Conservation Order L-41 (§ 1075.1) does not apply to the construction or erection of temporary motion picture sets of a kind which may be stored between the taking of pictures, nor to the incorporation of such temporary sets into permanent sets for the taking of a single motion picture. However it does apply to the construction of permanent outdoor motion picture sets and foundations for sets of a kind which are designed for use in more than a single picture at one location. (Issued Nov. 13, 1943)

INTERPRETATION 3

EARTH-MOVING OPERATIONS

Under the provisions of paragraph (d) § 1075.1 *Conservation Order L-41* it is not necessary to get War Production Board permission for construction of a kind consisting of "grading, ditch-digging or similar earth-moving operations if no cement, lumber or other building materials are used except clay tile and non-reinforced concrete pipe." This applies only to projects which can be completed without the use of any other materials. It does not apply to earth-moving operations which are part of a construction job in which other materials will be incorporated before completion. (Issued Nov. 23, 1943)

INTERPRETATION 4

PORTABLE STRUCTURES ON SKIDS

The erection of a portable or pre-fabricated building is construction and, consequently, is limited by Order L-41 whenever the building is either placed on a foundation constructed on the site or is placed on skids in a spot where it is intended to remain for an undetermined time. The only case in which the erection of a portable or pre-fabricated building is not "construction" is when it is placed on what is intended to be a temporary site with the purpose of moving it from time to time and without affixing it to the land by plumbing, public utilities connection, or in any other way. For example, the erection of a portable structure for use as a garage on a house lot is generally construction, but the erection of a shelter to be moved around for use on different parts of a farm from time to time is not construction. (Issued Mar. 24, 1944.)

INTERPRETATION 5

DISTINCTION BETWEEN RESIDENTIAL AND FARM CONSTRUCTION

Under the terms of paragraph (c) (1) of L-41 not more than \$200 may be spent on a house, including the entire residential property, over a year's period. Under paragraph (c) (2) of that order not more than \$1,000 may be spent on a farm, "including the farm-houses," and no more than \$200 on any farm house on the farm. A property is not necessarily a "farm" because farm products are produced on it but only if it is used primarily for the raising of crops, livestock, dairy products, poultry, etc., for the market. (Issued April 19, 1944)

INTERPRETATION 6

MAINTENANCE AND REPAIR OF SIDINGS

Paragraph (d) (1) of L-41 excepts maintenance and repair work necessary to keep a building or structure in sound working condition. If an existing siding or roof needs repair, the minimum amount of repair work may be done to put the siding or roof in suitable condition. Thus if a siding can be put in proper condition by putting on paint it should be done in this way. If, on the other hand, the siding has so deteriorated that a paint job will not provide adequate protection a new siding may be put on the building. The new siding need not be of the same material as the old siding. This interpretation is not applicable where asbestos materials are used for re-siding or re-roofing as the use of these materials is governed by Order L-41-d. (Issued Apr. 4, 1944)

INTERPRETATION 7

USE OF INSULATION MATERIALS

Paragraph (d) (7) of Conservation Order L-41 provides that it is not necessary to get War Production Board permission under that order for "insulating buildings" with certain materials. The exception applies only to the insulation of existing buildings. It does not apply to the use of these materials in the original construction of a building, nor does it apply to the use of materials for other purposes than insulating buildings; for example, making alterations to a building or converting the building from one purpose to another. The cost of new insulating materials used in building a new building or in making alterations to an old building or converting an old building from one use to another must be included in the cost of the job.

For example, if rigid insulating material is used for partitions to make a new room, the cost of the insulating material must be included in the cost of the job, as this use of insulating material is not insulating a building. If an existing building is being converted from a store to a frozen food locker plant, the cost of the insulation materials

installed must be included as part of the cost of conversion, as these materials are being used to convert a store to a locker plant, not to insulate a store. (Issued May 23, 1944)

DIRECTION 1

[Superseded by Schedule C, as amended, which gives instructions for filing applications]

DIRECTION 2

INSTALLATION OR RELOCATION OF MACHINERY AND EQUIPMENT

(a) *Installing processing machinery or equipment.* It is not necessary to get War Production Board permission under Order L-41 to install any piece of processing machinery or equipment, if the materials needed to install it cost less than \$500 and it is to be installed in a factory, plant or other industrial unit having a productive floor area of 10,000 square feet or more and the processing machinery or equipment is to be used for manufacturing, processing, or assembling goods which are not listed in Schedule A of the order. It does not make any difference how much the processing machinery or equipment costs. The term "processing machinery or equipment" as used in this paragraph means machinery or equipment which is directly used in the manufacture, processing or assembling of a product. It does not include such equipment as plumbing, heating or air conditioning equipment, which is not used directly in the manufacture, processing or assembling of the product.

(b) *Relocating machinery or equipment.* It is not necessary to get War Production Board permission under Order L-41 to relocate any piece of machinery or equipment (whether used for processing or not) in a factory, plant or other industrial unit which does not manufacture, process or assemble goods listed in Schedule A of the order and which has a productive floor area of 10,000 square feet or more, if the machinery or equipment has previously been used in the same plant, and the materials needed to relocate it cost less than \$500. It does not make any difference what the value of the machinery or equipment is. This paragraph does not give a person the right to install a piece of machinery or equipment (whether new or second-hand) which he is installing in his plant for the first time as distinct from relocating machinery or equipment previously used in the same plant.

(c) *Applications.* Where permission to install or relocate machinery is required by Order L-41, application for such permission should be made on the appropriate form indicated on Schedule C of Order L-41. Also, such form should be used in applying for priorities assistance to buy installation materials where they cannot be bought under this direction, even if permission to install or relocate is not required by Order L-41.

(d) This direction does not apply to the installation or relocation of machinery or equipment:

(1) For use in the future manufacture of items which at the time of installation is prohibited by an outstanding order of the War Production Board.

(3) In connection with construction of a kind which is limited by Order L-41. If permission under Order L-41 is required for the job the materials to install any equipment to be installed as part of the job must be obtained under the project authorization and not under this direction. (Issued April 19, 1944)

DIRECTION 3

BLANKET PERMISSION FOR MISCELLANEOUS CONSTRUCTION

(a) The War Production Board has been issuing blanket authorizations to applicants

permitting them to carry on miscellaneous construction over a fixed period. Instructions as to how to apply for blanket authorizations have been described in WPBI-43 (formerly PDL-362). The need for blanket authorizations has been largely eliminated by the recent transfer of processing of small construction applications to the Field offices, by the simplification of War Production Board procedures under Direction 1 to CMP 6, and by the exception of certain types of minor capital additions under paragraph (d) (12) of L-41. For this reason blanket authorizations will no longer be issued generally but only in cases where it appears that the filing of individual project applications will interfere with the war effort or cause extreme hardship.

(b) In these circumstances applications for blanket authorization may be made on form WPB-617. Separate applications must be made for each "unit" as defined in paragraph (i) (5) of L-41. The applicant will prepare his application in the same way he would prepare an application to do a single job and in accordance with the instructions to form WPB-617. The need for a blanket authorization must be firmly established.

(c) Blanket authorizations will permit the builder to do miscellaneous routine construction but no materials may be acquired or used contrary to the limitations which will be made a part of the authorization. In the case of equipment items which must be listed on the application, the builder may use only those which are specifically approved. The use of such items or deviations from the Construction Limitations will be approved only in exceptional cases. The applicant will be permitted to use the allotment symbol F-6 and the rating assigned for the procurement of material. While the blanket authorization will cover a number of jobs, no one job costing more than \$10,000 will be authorized, and in certain cases a lower cost limit per job may be fixed. No reports of materials used will be required. No job for which tax amortization privileges will be requested may be included in a blanket application. A separate application should be filed for each such job at the time the request for tax amortization is made.

(d) This direction supersedes WPBI-43 (formerly PDL-362). (Issued April 19, 1944)

[F. R. Doc. 44-8342; Filed, June 20, 1944; 11:15 a. m.]

PART 3258—METHYL ISOBUTYL KETONE

[General Preference Order M-322, Revocation]

Section 3258.1 General Preference Order M-322 is hereby revoked. This revocation does not affect any liabilities incurred under the order.

Methyl isobutyl ketone is subject to allocation under General Allocation Order M-300 as an Appendix A material, subject to Schedule 24, issued simultaneously with this revocation.

Use, delivery and acceptance of delivery of these materials prior to August 1, 1944, will be authorized on the basis of applications filed in the form heretofore prescribed in Order M-322.

Issued this 20th day of June 1944.

WAR PRODUCTION BOARD,
By J. JOSEPH WHELAN,
Recording Secretary.

[F. R. Doc. 44-8950; Filed, June 20, 1944; 11:16 a. m.]

PART 3288—PLUMBING AND HEATING EQUIPMENT

[Limitation Order L-23-c, as Amended June 20, 1944]

DOMESTIC COOKING APPLIANCES AND DOMESTIC HEATING STOVES

The fulfillment of requirements for the defense of the United States has created a shortage of materials for defense, for private account, and for export; and the following order is deemed necessary and appropriate in the public interest and to promote the national defense:

§ 3288.66 *Limitation Order L-23-c—(a) Definitions.* For the purpose of this order:

(1) "Domestic cooking appliances" means the following non-electric appliances: Gas ranges, cook stoves and hot plates for household use; coal and wood ranges and cook stoves for household use; fuel oil ranges, cook stoves, table stoves and hot plates for household use; combination ranges (including dual oven types, ranges with built-in kitchen heaters, and bungalow types) for household use; camp and trailer stoves for cooking purposes; fuel oil conversion range burners; and drum and portable ovens.

(2) "Domestic heating stoves" means any device (except electric) for the direct heating of the space in and adjacent to that in which the device is located, designed for use without heat distribution pipes or ducts as integral parts of such heating devices, and includes but is not limited to circulating, radiant and portable heaters; trailer and caboose stoves; and laundry stoves (except water jacketed and permanently built-in coil types). Domestic heating stoves shall not include floor or wall furnaces.

(3) "Stove" means any domestic cooking appliance or domestic heating stove.

(4) "Accessories" means aprons, high closets, high shelves, clocks, lights, timers, broiler pans other than iron or steel, cover-alls and any other instruments, attachments, or appurtenances (except top-burner lighters, thermostats, thermometers, top work space and storage compartments) for domestic cooking appliances not essential to any of the following three major cooking operations: Top burner cooking, oven baking and oven broiling.

(5) "Steel coal or wood range or cook stove" means a coal or wood range or cook stove in which the total weight of steel is 20% or more of the total weight of metal in the unit.

(6) "Base period" means the twelve month period from July 1, 1940 to June 30, 1941.

(b) *General restrictions on production.* (1) During the period from June 7, 1944 to July 1, 1944, no person shall manufacture, fabricate or assemble any stoves except such stoves as he is able to make from materials which were in inventory on July 29, 1943, or which the War Production Board has specifically authorized him to acquire and use under the Controlled Materials Plan, or otherwise.

(2) After July 1, 1944, no person shall manufacture, fabricate or assemble any stove except to the extent authorized by the War Production Board on Form GA-

1850. (Application for authorization should be made in accordance with paragraph (b) (3).) The War Production Board will authorize limited production quotas so that the aggregate production of each type of stove will not exceed the percentage of the base period production specified in Schedule A. Production will not be authorized in any plant where such production, or labor requirements therefor, will interfere with war production in that plant, or in any other plant located in the same area.

(3) A person wishing to make stoves under paragraph (b) (2) should apply for authorization by letter addressed to the War Production Board, Plumbing and Heating Division, Washington 25, D. C., reference L-23-c. This letter should give all pertinent information with respect to proposed production and should request authorization to produce stoves in only those fuel types which he manufactured during the base period. Where the applicant will need controlled materials in order to produce the equipment, the letter requesting authorization should be accompanied by an application on form CMP-4B for the controlled materials.

(c) *Special restrictions on production.* In addition to the restrictions contained in paragraph (b) all of the following special restrictions must also be complied with:

(1) No person shall manufacture, fabricate or assemble any stoves except in the fuel types manufactured by him during the base period.

(2) No person shall manufacture, fabricate or assemble any accessories or incorporate them into any stove except that those non-electric accessories, not including cover-alls, which were in his stock in a completely assembled and finished condition on June 7, 1944, may be used in the production of stoves.

(3) No thermostats for use with stoves shall be produced.

(4) No person shall manufacture, fabricate or assemble any stoves except those listed on Schedule B attached, and then only in accordance with the numbers of models, sizes and other specifications set forth therein.

(5) No person shall use any "bright work" "bright finish" metal finish or trim containing copper, nickel, chrome, aluminum, or other alloy in the production of stoves.

(d) *Exceptions.* (1) The restrictions of this order do not apply to the production of repair and replacement parts. However, no person shall produce repair or replacement parts in excess of the quantity required to maintain a practicable minimum working inventory.

(2) The restrictions of paragraphs (c) (1) and (c) (4) of this order do not apply to the production of stoves not available in the producer's inventory when required by the Army, Navy, Maritime Commission, War Shipping Administration or Coast Guard, or by rules and regulations promulgated by the Coast Guard for merchant vessels or for approved installation in a building or project authorized by any order in the P-19 or P-55 series or on Form GA-1456 or Form WPB-2896 or to fill orders author-

ized by the Maritime Commission on Form WPB-646.

(3) Nothing contained in this order shall restrict the manufacture, fabrication or assembly of trailer or caboose stoves.

(e) *Reports.* Manufacturers of stoves shall report on or before the tenth day of each month on Form WPB-3249. This reporting requirement has been approved by the Bureau of the Budget in accordance with the Federal Reports Act of 1942.

(f) *Applicability of regulations.* All persons and transactions affected by this order are subject to all applicable provisions of the regulations of the War Production Board, as amended from time to time.

(g) *Applicability of other orders.* Insofar as any other orders heretofore or hereafter issued by the War Production Board limit the use of any material in the production of stoves to a greater extent than the restrictions imposed by this order, the restrictions of such other order shall govern, unless otherwise specified therein.

(h) *Appeals.* Any appeal from the provisions of this order shall be filed on Form WPB-1477 with the field office of the War Production Board for the district in which is located the plant or branch of the appellant to which the appeal relates.

(i) *Communications.* All communications concerning this order, except appeals, shall unless otherwise directed, be addressed to the War Production Board, Plumbing and Heating Division, Washington 25, D. C., reference L-23-c.

(j) *Violations.* Any person who willfully violates any provision of this order, or who, in connection with this order willfully conceals a material fact or furnishes false information to any department or agency of the United States is guilty of a crime, and upon conviction may be punished by fine or imprisonment. In addition, any such person may be prohibited from making or obtaining further deliveries of, or from processing or using, material under priority control and may be deprived of priorities assistance.

Issued this 20th day of June 1944.

WAR PRODUCTION BOARD,
By J. JOSEPH WHELAN,
Recording Secretary.

SCHEDULE A

	Percentage of total unit production by all pro- ducers in the base period (July 1, 1940 to June 30, 1941)
Domestic cooking appliances:	
1. Gas ranges and cook stoves.....	40
2. Combination, bungalow and kitchen heater ranges.....	40
3. Coal and wood ranges and cook stoves.....	100
4. Fuel oil ranges and cook stoves.....	40
5. Gas hot plates.....	75
6. Portable and drum ovens.....	75
Domestic heating stoves:	
1. Gas fired heaters.....	75
2. Oil fired heaters.....	40
3. Coal and wood heaters.....	100
4. Coal and wood laundry stoves.....	100

SCHEDULE B

NOTE: Items 9 & 10 amended June 20, 1944.

Domestic cooking appliances	Maximum number of models or sizes permitted	Types
1. Gas ranges.....	3	One to have 3 top burners, broiler optional. One to have 4 top burners with broiler and bake oven. One to have 4 top burners, broiler optional, but without storage compartments or top work space.
2. Gas hot plates.....	3	1-1 burner, 1-2 burner, 1-3 burner.
3. Coal or wood ranges and cook stoves.....	8	2 steel ranges or cook stoves. 3 cast iron ranges. 3 cast iron cook stoves (At least one steel range or cook stove, one cast iron range and one cast iron cook stove manufactured by any producer shall be the lightest of each in his line).
4. Gas and coal or wood combination ranges.....	1	
5. Bungalow or kitchen heater range (gas and coal or wood).....	1	
6. Fuel oil ranges.....	2	1-3 top burner range with bake oven. 1-2 top burner range with bake oven.
7. Fuel oil stoves.....	2	1-3 burner stove. 1-2 burner stove.
8. Fuel oil table stoves.....	3	1-1 burner stove. 1-2 burner stove. 1-3 burner stove.
9. Portable ovens.....	2	1 single oven. 1 double oven.
10. Drum ovens.....	1	

Domestic heating stoves	Number of models or sizes permitted	Maximum of models or sizes permitted in B. & n. capacities per hour
1. Gas radiant.....	10	2-12,000 or less input. 2-12,001 to 20,000 input. 2-20,001 to 30,000 input. 2-30,001 to 45,000 input. 2-over 45,000 input.
2. Gas circulating.....	6	2-30,000 or less input. 2-30,001 to 40,000 input. 2-40,001 to 50,000 input. 2-over 50,000 input.
3. Fuel oil portable (bail type).....	No restriction.	
4. Fuel oil circulating.....	5	2-30,000 or less output. 1-30,001 to 40,000. 1-40,001 to 50,000. 1-over 50,000.
5. Cast iron or steel coal and/or wood.....	10	
6. Sheet-steel wood stoves.....	6	
7. Laundry stoves.....	0	4-2 hole stoves. 2-4 hole stoves. (1-2 hole stove and 1-4 hole stove manufactured by any producer shall be the lightest of each in his line.)

INTERPRETATION 1: Superseded June 7, 1944.

[F. R. Doc. 44-8938; Filed, June 20, 1944; 11:14 a. m.]

PART 3288—PLUMBING AND HEATING EQUIPMENT

[General Limitation Order L-199 as Amended June 20, 1944]

PLUMBING AND HEATING TANKS

§ 3288.6 *General Limitation Order L-199—(a) Definitions.* For the purpose of this order:

(1) "Tank" means any metal expansion tank, metal hot water storage tank and metal range boiler, if the tank or range boiler is used in hot water supply systems or in hot water space heating systems. The term does not include any tank used as an integral part of a direct fired water heater or indirect water heater, the manufacture of which is covered by Limitation Order L-185.

(2) "Hot water supply system" means any system for supplying hot water used in whole or in part for bathing, washing, cleaning, cooking or other similar purposes. The term does not include any system for supplying hot water for specialized industrial or agricultural purposes.

(3) "Hot water space heating system" means any system which is designed for the purposes of heating the interior of a building or other structure (including ships) by utilizing the heat of hot water.

(4) "Copper base alloy" means any alloy metal in the composition of which the percentage of copper metal by weight equals or exceeds 40% of the total weight of the alloy.

(5) "Base period" means the calendar year 1941.

(b) *Use of copper stainless steel, and monel metal in manufacture.* No person shall use in the manufacture, fabrication or assembly of any tank, any copper, copper base alloy, stainless steel, or monel metal except:

- (1) For repair parts;
- (2) For temperature, pressure, and vacuum safety valves;
- (3) For tank spuds or tappings.

(c) *Restrictions on sizes and design of tanks.* No person may fabricate, manufacture, or assemble black iron, galvanized iron, or porcelain enameled range boilers or black iron or galvanized iron

expansion tanks, except in accordance with the specifications in Schedules A, B and C.

(d) *Use of non-ferrous tanks for replacement.* No person may deliver or install copper, copper base alloy or monel metal tanks in existing inventories except to replace a non-ferrous tank of similar capacity or larger.

(e) *Restrictions on production.* No person shall manufacture or assemble more tanks than his quota, which, for each calendar year, shall be determined by the percentage indicated below of his base period unit production of the same classification of tanks. However, regardless of the number of tanks he may have produced before June 2, 1944, the quota for the period from that date through December 31, 1944 shall be 7/12 the quota for each calendar year:

	Percent
Range boilers and expansion tanks.....	70
Storage tanks.....	75

(f) *General exceptions.* The restrictions of paragraphs (b) and (c) do not apply to the production of articles or parts not available in the producer's inventory for use in ships, boats, planes or advance bases when required by the Army, Navy, Maritime Commission, War Shipping Administration, or Coast Guard, or by rules and regulations promulgated by the Coast Guard for merchant vessels.

(g) *Appeals.* Any appeal from the provisions of this order shall be filed on Form WPB-1477 (formerly PD-500) with the field office of the War Production Board, for the district in which is located the plant or branch of the person filing the appeal.

(h) *Communications.* All communications concerning this order shall, unless otherwise directed, be addressed to the War Production Board, Plumbing and Heating Division, Washington 25, D. C., Reference L-199.

(i) *Reports.* Each producer shall execute and file with the War Production Board such reports as the War Production Board may specify from time to time, subject to the approval of the Bureau of the Budget pursuant to the Federal Reports Act of 1942.

(j) *Violations.* Any person who willfully violates any provision of this order, or who, in connection with this order, willfully conceals a material fact or furnishes false information to any department or agency of the United States is guilty of a crime, and upon conviction may be punished by fine or imprisonment. In addition, any such person may be prohibited from making or obtaining further deliveries of, or from processing or using material under priority control and may be deprived of priorities assistance.

Issued this 20th day of June 1944.

WAR PRODUCTION BOARD,
By J. JOSEPH WHELAN,
Recording Secretary.

SCHEDULE A

BLACK IRON OR GALVANIZED RANGE BOILERS—STANDARD, EXTRA HEAVY, AND DOUBLE EXTRA HEAVY—PERMITTED SPECIFICATIONS

Inside diameter of tank	Length of shell (length of sheet—not over-all length)	Nominal capacity	Tappings pipe size.	Tappings
Inches	Inches	U. S. Gals.	Inches	Number
12	30	15	1	6
12	60	30	1	6
14	60	40	1	6
18	60	66	1	6
20	60	82	1	6
24	60	120	1½	6

Construction: Welded seams only.

Hand Holes and Manholes: None permitted.

Inspection Tappings: None permitted.

Tappings: Six tappings: One side tapping, 6 inches from the top edge of sheet, and one 6 inches from the bottom edge of sheet in line; two tappings in the top; one tapping in the bottom; and one tapping on the side at 180° from the line of the other two side tappings—15 gallon size tanks to have such tappings 9 inches from the bottom edge of sheet, all other size tanks to have such tapping 18 inches from the bottom edge of sheet.

SCHEDULE B

PORCELAIN ENAMELED RANGE BOILERS—PERMITTED SIZES (NOMINAL CAPACITY)

30 U. S. Gallons.
40 U. S. Gallons.
52 U. S. Gallons.

SCHEDULE C

EXPANSION TANKS—PERMITTED SPECIFICATIONS

Inside diameter	Length of shell (length of sheet—not over-all length) (inches)	Nominal capacity (U. S. gal.)
12	20	10
12	30	15
12	60	30
14	20	20
14	60	40

Construction: Welded seams only.

INTERPRETATION 1. Superseded November 22, 1943.

INTERPRETATION 2: Superseded June 2, 1944.

[F. R. Doc. 44-8943; Filed, June 20, 1944; 11:15 a. m.]

PART 3290—TEXTILES, CLOTHING AND LEATHER

[General Conservation Order M-310, Revocation of General Direction 2]

General Direction 2 to General Conservation Order M-310 is hereby revoked. This action shall not be construed to affect in any way any liability or penalty incurred under said direction.

Issued this 20th day of June 1944.

WAR PRODUCTION BOARD,
By J. JOSEPH WHELAN,
Recording Secretary.

[F. R. Doc. 44-8949; Filed, June 20 1944; 11:16 a. m.]

PART 3290—TEXTILES, CLOTHING AND LEATHER

[Conservation Order M-328B, Supplement I to Schedule A]

The following Supplement I to Schedule A is issued pursuant to Conservation Order M-328B (§ 3290.120a)

MEN'S SHORTS PROGRAM No. 1

Item No.	Item	Size range	Fabric allowed
1	Men's shorts.	28" to 44" (waist measure).	Print Cloth 64 x 56-5.50 Yard 38½"

The item is required to be produced and put into distribution during July, August and September, 1944.

Priorities assistance will be given only for the material specified above.

Applicants should base their estimated production on their present labor and machinery.

Each applicant whose application is granted is required to produce the item in accordance with the standards and specifications set forth in Table I, below. At least 25% of the production must be in sizes 38" to 44" (waist measure).

Each applicant whose application is granted will be assigned a WPB Case Number which he is required to stamp directly on the waist band of each garment produced by him under this program. This case number may not be used on any other merchandise produced by the applicant.

No manufacturer may sell or deliver any garments made from material obtained under this program, unless the garments conform in all respects to the standards and specifications set forth in Table I, and are stamped with the manufacturer's WPB Case number.

Applications that are not completely and accurately filled out may be denied.

The item must be produced for sale only within the price range specifically established by the Office of Price Administration for garments produced under this program.

APPLICATION FORM WPB-3732

Filing date. Applications must be filed within 15 days after the Office of Price Administration announces the ceiling price established by it for garments produced under this program.

TABLE I—STANDARDS FOR SPECIAL SHORTS (MEN'S)

1. Type. These special men's shorts shall be of three button yoke type with tie sides.
2. Fabric. The fabric shall be 64 x 56, 5.50 yard, 38½ inch print cloth. It shall have good colorfastness to laundering, being equivalent to "Class 3 colorfastness to laundering" as determined in Section X of Commercial Standard CS 59-44.

3. Sizes and yardage limitations.

Regular sizes. (a) The minimum yardage per dozen shorts shall be 12 yards based on the following size assortment. (Other size assortments are permissible, but pro rata yardage shall apply.)

SIZE ASSORTMENT PER TWENTY-FOUR DOZEN

Size	28	30	32	34	36	38	40	42	44
Dozen	½	3½	4½	5½	4	2½	2	1	½

PART 3290—TEXTILES, CLOTHING AND LEATHER

[Conservation Order M-328B, Supplement II to Schedule A]

The following Supplement II to Schedule A is issued pursuant to Conservation Order M-328B (§ 3290.120a)

MEN'S SHIRTS PROGRAM No. 1

Item No.	Item	Size range	Fabric allowed
1	Men's shirts (dress)	14" to 17" (neckband)	{Print Cloth 68 x 64, 4.85 yard 39" {Carded Broadcloth 100 x 60, 4.10 yard 37"

(b) Minimum basic dimensions for the finished shorts shall be equivalent to the following:

Size	28	30	32	34	36	38	40	42	44
Waist	In. 28½	In. 30½	In. 32½	In. 34½	In. 36½	In. 38½	In. 40½	In. 42½	In. 44½
Total length	16	16½	16½	17¼	17¼	17¼	17¼	18¼	18¼
Leg width	11½	12	12½	13	13½	14	14½	15	15½
Front rise	12½	13	13	13½	13½	14	14	14½	14½
Back rise	18½	19	19	19½	19½	20½	21	21	21
Inseam	11	11	11	11	11	11	11	11	11
Width across seat	21	22	23	24	25	26	27	28	29

Extra sizes. (a) The minimum yardage per dozen shorts shall be 17 yards based on the following size assortment: (For other size assortments pro rata yardage shall apply.)

SIZE ASSORTMENT PER DOZEN

Size	46	48	50	52
Dozen	5	3	2	2

(b) Minimum basic dimensions for the finished shorts shall be equivalent to the following:

Size	46	48	50	52
Waist	Inches 46½	Inches 48½	Inches 50½	Inches 52½
Total length	18½	18½	19¼	19¼
Leg width	16	16½	17	17½
Front rise	15	15	16½	16½
Back rise	21½	21½	22	22
Inseam	11	11	11	11
Width across seat	30	31	32	33

(c) Method of measurement shall conform with Commercial Standard CS-33-43, July 30, 1943, for shorts, athletic, men's flat knit, Paragraphs 160-165. (Inseam—"The width across inseam measured from inside corner of one leg to inside corner of another leg, leg spread and inseam stretched taut in straight line".)

4. Seams, stitching and construction. Side seams, setting belt seams and felling seams shall have not less than 10 stitches per inch, on double needle machine. There shall be a bar tack at the fly bottom. The shorts shall be made with buttons of not less than 20 ligne size.

5. Workmanship. These shorts shall be made in accordance with the manufacturer's factory standards previously established for the next higher price range of shorts manufactured during the six month period between July 1, 1943 and December 31, 1943. Such standards shall apply to workmanship, inspections, pressing, folding and other operations involved from receipt of piece goods to the preparation of the completed shorts for marketing.

Issued this 20th day of June 1944.

WAR PRODUCTION BOARD,
By J. JOSEPH WHELAN,
Recording Secretary.

[F. R. Doc. 44-8940; Filed, June 20, 1944; 11:14 a. m.]

The item is required to be produced and put into distribution during July, August and September, 1944.

Priorities assistance will be given only for the material specified above.

Applicants should base their estimated production on their present labor and machinery.

Each applicant whose application is granted is required to produce the item in accordance with the standards and specifications set forth in Table I, below.

Each applicant whose application is granted will be assigned a WPB Case Number which he is required to stamp directly on the collar or neck band of each garment produced by him under this program. This case number may not be used on any other merchandise produced by the applicant.

No manufacturer may sell or deliver any garments made from material obtained under this program, unless the garments conform in all respects to the standards and specifications set forth in Table I, and are stamped with the manufacturer's WPB case number.

Applications that are not completely and accurately filled out may be denied.

The item must be produced for sale only within the price range specifically established by the Office of Price Administration for garments produced under this program.

APPLICATION FORM WPB-3732

Filing date.—Applications must be filed within 15 days after the Office of Price Administration announces the ceiling price established by it for garments produced under this program.

TABLE I—STANDARDS FOR SPECIAL MEN'S SHIRTS

1. *Type.* This special men's shirt shall be of the regular soft collar type having a six button front and one pocket.

2. *Fabric.* (a) The fabric shall be 68 x 64, 4.85 yard, 39 inch print cloth, printed with a suitable shirting pattern; and 100 x 60 carded broadcloth, 4.10 yard, 37 inches wide for white or plain solid colors. It shall have "superior" colorfastness to laundering being equivalent to "Class 4 colorfastness to laundering" as determined in Section X of Commercial Standard CS 59-44; and shall be shrunk so that residual shrinkage is not more than 2% when tested in accordance with Section XVII of CS 59-44.

3. *Sizes and yardage limitations.* (a) The minimum yardage per dozen shirts shall be 28 yards based on the following size assortment. (Other size assortments are permissible but pro rata yardage shall apply.)

SIZE ASSORTMENT PER DOZEN

Size	14	14½	15	15½	16	16½	17
By size	½	2	3	3	2	1	½
By Sleeve length:							
Sleeve length 32	6	4	2	2	0	0	0
" " 33	6	6	6	6	5	5	0
" " 34	0	2	4	4	5	5	8
" " 35	0	0	0	0	0	2	4

(b) Minimum basic dimension for the finished shirts shall be as follows:

Size	14	14½	15	15½	16	16½	17
Neckband	14½	14½	15½	15½	16½	16½	17½
Chest	42	44	46	48	50	52	54
Length (maximum as specified in L-109)	30	30	30	30	30	30	30

Method of measurement: Recommended Commercial Standard for Men's Shirts TS-2555 10-28-38

4. *Seams, stitching and construction.* Structural (side and yoke) seams shall be

made with not less than 14 stitches per inch. Top stitching in collar shall have not less than 16 stitches per inch. The shirt shall have a full center pleat and shall have linings at the center strip, cuffs, collar and band. Linings shall not be lower than 6.25 yard (38½ inch) cotton, and shall be shrunk to the same extent as the body fabric. The shirt shall be made with side gussets or other suitable side seam reinforcement and shall be made with buttons not less than 18 ligne size.

5. *Workmanship.* These shirts shall be made in accordance with the manufacturer's factory standards previously established for the next higher price range of shirts manufactured during the six month period between July 1, 1943 and December 31, 1943. Such standards shall apply to workmanship, inspections, pressing, folding and other operations involved from the receipt of piece goods

to the preparation of the completed shirts for marketing.

Issued this 20th day of June 1944.

WAR PRODUCTION BOARD,
By J. JOSEPH WHELAN,
Recording Secretary.

[F. R. Doc. 44-8353; Filed, June 20, 1944; 11:16 a. m.]

PART 3290—TEXTILES, CLOTHING AND LEATHER

[Conservation Order M-323B, Supplement III to Schedule A]

The following Supplement III to Schedule A is issued pursuant to *Conservation Order M-323B* (§ 3230.120a)

WOMEN'S HOUSE DRESSES PROGRAM NO. 1

Item No.	Item	Size range	Fabric allowed
1	Women's House Dresses	12 to 20	Print cloth
2	Women's House Dresses	28 to 44	68 x 64—4.85 yard, 39"
3	Women's House Dresses	46 to 62	

The items are required to be produced and put into distribution during July, August and September, 1944.

Priorities assistance will be given only for the material specified above.

Applicants should base their estimated production on their present labor and machinery.

Each applicant whose application is granted is required to produce the items in accordance with the standards and specifications set forth in Table I, below. At least 75% of the production of Item 1 must be in sizes 16 to 20.

Each applicant whose application is granted will be assigned a WPB Case Number which he is required to stamp on a size ticket or label which must be firmly sewed on each garment produced by him under this program. This ticket or label must not be removed from the garment. This Case Number may not be used on any other merchandise produced by the applicant.

No manufacturer may sell or deliver any garments made from material obtained under this program, unless the garments conform in all respects to the standards and specifications set forth in Table I, and have attached a ticket or label with the manufacturer's WPB Case Number.

Applications that are not completely and accurately filled out may be denied.

The items must be produced for sale only within the price ranges specifically established by the Office of Price Administration for garments produced under this program.

APPLICATION FORM WPB-3732

Filing date. Applications must be filed within 15 days after the Office of Price Administration announces the ceiling prices

established by it for garments produced under this program.

TABLE I—STANDARDS FOR SPECIAL HOUSEDRESSES

1. *Type.* This standard is applicable to any style, type or model of housedress that the manufacturer may wish to produce, within the limitations of the remainder of these specifications.

2. *Fabric.* The fabric shall be 68 x 64, 4.85 yard, 39 inch print cloth. It shall show good colorfastness to laundering, being equivalent to "Class 3 color fastness to laundering" as determined in Section X of Commercial Standard CS 59-44.

3. *Sizes and yardage limitations:*

(a) *Regular sizes.* The minimum yardage per dozen garments shall be as follows based on the accompanying size assortments: (Other size assortments are permissible but pro rata yardage shall apply.)

Size range	Minimum yards per dozen	Size assortment per dozen				
12 to 20	32	Size	14	16	18	20
			2	4	4	2
28 to 44	33	Size	38	40	42	44
			2	2	4	4
46 to 62	42	Size	46	48	50	52
			4	4	2	2
64 to 80	47	Size	64	66	68	70
			3	3	3	0

(b) Minimum basic dimensions for the finished housedresses shall be as follows:

Size	12	14	16	18	20	28	30	32	34	36	38	40	42	44	46	48	50	52	54	56	58	60
Length (inches)	40	41	42	42	43	43	43½	44	44½	45	45½	46	46½	47	47½	48	48½	49	49½	50	50½	51
Bust (inches)	36	37	38	39	40	40	41	41½	42	42½	43	43½	44	44½	45	45½	46	46½	47	47½	48	48½
Hip (inches)	34½	35½	36½	37½	38½	39½	40½	41½	42½	43½	44½	45½	46½	47½	48½	49½	50½	51½	52½	53½	54½	55½
Sweep (inches)	54	55	56	57	58	59	60	61	62	63	64	65	66	67	68	69	70	71	72	73	74	75

Method of measurement shall conform with Proposed Commercial Standard on Size Measurements for Women's Dresses TS-2723, September 11, 1939, except that hip shall be measured 8" below the waist.

4. *Seams and stitching.* All structural seams shall be made with a fabric allowance behind the stitch line of not less than ½" before pinning, overlock stitching or other treatment, and shall have not less than 10

stitches per inch. Bottom hems on straight line garments shall be not less than 1" and not less than 1/4" on flare or swing styles.

5. *Workmanship.* These housedresses shall be made in accordance with the manufacturer's factory standards previously established for the similar or nearest higher price range of housedresses manufactured during the six month period between July 1, 1943 and December 31, 1943. Such standards shall apply to workmanship, inspections, pressing,

folding and other operations involved from the receipt of yard goods to the preparation of the completed housedresses for marketing.

Issued this 20th day of June 1944.

WAR PRODUCTION BOARD,
By J. JOSEPH WHELAN,
Recording Secretary.

[F. R. Doc. 44-8952; Filed, June 20, 1944;
11:16 a. m.]

PART 3290—TEXTILES, CLOTHING AND LEATHER

[Conservation Order M-328B, Supplement IV to Schedule A]

The following Supplement IV to Schedule A is issued pursuant to *Conservation Order M-328B* (§ 3290.120a)

MISSSES' AND WOMEN'S SLIPS PROGRAM No. 1

Item No.	Item	Size ranges	Fabric allowed
1.....	Misses' and women's slips (bullup shoulder)....	34 to 44.....	Print cloth 68 x 64, 4.85 yard, 39"
2.....	Misses' and women's slips (bullup shoulder)....	46 to 52.....	Print cloth 68 x 64, 4.85 yard, 39"
3.....	Misses' and women's slips (bodice).....	34 to 44.....	Print cloth 68 x 64, 4.85 yard, 39"

The items are required to be produced and put into distribution during July, August and September 1944.

Priorities assistance will be given only for the material specified above.

Applicants should base their estimated production on their present labor and machinery.

Each applicant whose application is granted is required to produce the items in accordance with the standards and specifications set forth in Table I, below. At least 75% of the production of Items 1 and 3 must be in sizes 38 to 44.

Each applicant whose application is granted will be assigned a WPB Case Number which he is required to stamp on a size ticket or label which must be firmly sewed on each garment produced by him under this program. The size ticket or label with the manufacturer's Case Number must not be removed from the garment. This Case Number may not be used on any other merchandise produced by the applicant.

No manufacturer may sell or deliver any garments made from material obtained under this program, unless the garments conform in all respects to the standards and

specifications set forth in Table I, and have attached a size ticket or label with the manufacturer's WPB Case Number.

Applications that are not completely and accurately filled out may be denied.

The items must be produced for sale only within the price ranges specifically established by the Office of Price Administration for garments produced under this program.

APPLICATION FORM WPB-3732

Filing date. Applications must be filed within 15 days after the Office of Price Administration announces the ceiling prices established by it for garments produced under this program.

TABLE I—STANDARDS FOR SPECIAL COTTON SLIPS

1. *Type.* These special cotton slips shall be straight cut, either built up shoulder or bodice top single yoke types.

2. *Fabrics.* The fabric shall be 68 x 64, 4.85 yd. 39 inch print cloth.

3. *Sizes and yardage limitations.* (a) The minimum yardage per dozen slips shall be as follows, for each type, based on the accompanying size assortment. (Other size assortments are permissible but pro rata yardage shall apply).

Type	Size range	Minimum yards per dozen	Size assortment per dozen							
Built up shoulder.....	34-44.....	21 1/2	Size.....	34	36	38	40	42	44	
				1	1	2	2	3	3	
	46-52.....	25 1/2	Size.....	46	48	50	52			
				4	3	2	3			
Bodice.....	34-44.....	19	Size.....	34	36	38	40	42	44	
				1	2	3	2	2	2	2

(b) Minimum basic dimensions for the finished slips shall be as follows:

Size.....	32	34	36	38	40	42	44	46	48	50	52	54
Bust.....	32 1/2	34 1/2	36 1/2	38 1/2	40 1/2	42 1/2	44 1/2	46 1/2	48 1/2	50 1/2	52 1/2	54 1/2
Hip.....	37	39	41	43	45	47	49	51	53	55	57	59
Waist.....	48	48	50	52	54	56	58	60	62	64	66	68
Length—built up shoulder type.....	40 1/2	41	41 1/2	41 1/2	42 1/2	42 1/2	44	44	45	45	45	45
Strap type.....	34	34 1/2	35	35	36	36	36	37	37	38	38	38

Method of measurement shall conform with Proposed Commercial Standard for Women's Slips TS 3581, September 22, 1943.

4. *Seams, stitching and construction.* Structural (side and yoke) seams shall be made with not less than 12 stitches per inch. If not bound, seams shall be made with a fabric allowance behind the stitch line of not less than 1/2 inch before plinking. Bottom hems shall be not less than one inch.

5. *Workmanship.* These slips shall be made in accordance with the manufacturer's factory standards previously established for the similar or nearest higher price range of cotton slips manufactured during the six month period between July 1, 1943 and December 31, 1943. Such standards shall apply to workmanship inspections, pressing, folding and other operations involved from the receipt of piece goods to the preparation of the completed slips for marketing.

Issued this 20th day of June 1944.

WAR PRODUCTION BOARD,
By J. JOSEPH WHELAN,
Recording Secretary.

[F. R. Doc. 44-8951; Filed, June 20, 1944;
11:16 a. m.]

PART 3291—CONSUMERS DURABLE GOODS¹

[Supplementary General Limitation Order L-28-a, as Amended June 20, 1944]

INCANDESCENT, FLUORESCENT AND OTHER ELECTRIC DISCHARGE LAMPS

§ 3291.115¹ *Supplementary General Limitation Order L-28-a—(a) Definitions.* For the purposes of this order:

(1) "Incandescent lamp" means any hermetically-sealed lamp or bulb, designed primarily to produce light, which makes use of a metal or carbon filament or metal wire, strip, foil or compound as the source of light.

(2) "Fluorescent lamp" means any hermetically-sealed electric discharge lamp or tube (other than a cold-cathode tube) in which the radiant energy from the electric discharge is converted by suitable phosphor coatings into visible wave lengths.

(3) "Glow discharge lamp" means any hermetically-sealed electric discharge lamp or tube (other than a fluorescent lamp) containing gases or vapors and designed to operate at impressed voltages of less than one thousand volts.

(4) "Manufacturer" means any person who produces or assembles any incandescent, fluorescent or glow discharge lamp or part therefor, or who coats, etches or otherwise marks any such lamps for use by any other person.

(b) *General restrictions.* (1) Except pursuant to specific authorization of the War Production Board, no manufacturer shall (i) produce or assemble any incandescent, fluorescent or glow discharge lamp except lamps which conform to the specifications contained in Schedule A, attached to this order, or coat, etch or otherwise mark any incandescent, fluorescent or glow discharge lamp which does not conform to the specifications

¹ Formerly Part 1049, § 1049.2.

contained in Schedule A after such coating, etching or marking is completed; (ii) produce any part (including a filament) for incandescent, fluorescent or glow discharge lamps which part cannot be used in a lamp conforming to the specifications contained in Schedule A; or (iii) coat, etch or otherwise mark on any incandescent, fluorescent or glow discharge lamp or part therefor any trade mark or identification of any person other than himself or another manufacturer.

(2) [Deleted June 20, 1944]

(3) [Deleted June 20, 1944]

(4) None of the restrictions contained in this paragraph (b) shall apply to the production, assembly or marking of:

(i) Any incandescent, fluorescent or glow discharge lamp, or any part for such lamps, in fulfillment of any specific contract or purchase order for delivery of incandescent, fluorescent or glow discharge lamps to or for the account of the Army or Navy of the United States, the United States Maritime Commission or the War Shipping Administration, or to the government of any country, including those in the Western Hemisphere, pursuant to the Act of March 11, 1941, entitled "An Act to Promote the Defense of the United States" (Lend-Lease Act) *Provided, That:*

(a) [Deleted June 20, 1944]

(b) Each such contract or purchase order contains or is accompanied by a written certification in the following form, signed by the appropriate procuring officer or the person placing such order:

This is to certify that no lamps which ----- (name of manufacturer) has stated that it is permitted to produce under the provisions of Schedule A of Limitation Order L-28-a are suitable for the service for which the lamps specified in this order are being purchased.

Name

Title

(ii) Any incandescent lamp, or part for such lamp, designed for use in diagnostic or surgical instruments and equipment.

(iii) Any incandescent lamp or part for such lamp, designed for use as a photometric standard in the production or measurement of incandescent, fluorescent or glow discharge lamps.

(c) *Applicability of other orders.* Nothing contained in this order shall be deemed to relax in any way the restrictions contained in General Limitation Order L-28. In so far as any other order heretofore or hereafter issued by the War Production Board shall limit the use of any material in the manufacture of incandescent, fluorescent or glow discharge lamps to a greater extent than the restrictions imposed by this order, the provisions of such other order shall govern unless otherwise specified therein.

(d) *Applicability of priorities regulations.* This order and all transactions affected thereby are subject to all applicable provisions of the Priorities Regu-

lations of the War Production Board, as amended from time to time.

(e) *Appeals.* Any appeal from the provisions of this order shall be filed on Form WPB-1477 in triplicate, with the field office of the War Production Board for the district in which is located the plant or branch of the appellant to which the appeal relates.

(f) *Records.* All persons affected by this order shall keep and preserve, for not less than two years, accurate and complete records concerning inventories, production and sales.

(g) *Audit and inspection.* All records required to be kept by this order shall, upon request, be submitted to audit and inspection by duly authorized representatives of the War Production Board.

(h) *Reports.* All persons affected by this order shall execute and file with the War Production Board such reports and questionnaires as said Board shall from time to time request.

(i) *Violations.* Any person who willfully violates any provision of this order, or who, in connection with this order, willfully conceals a material fact or furnishes false information to any department or agency of the United States, is guilty of a crime, and upon conviction may be punished by fine or imprisonment. In addition, any such person may be prohibited from making or obtaining further deliveries of or from processing or using material under priority control and may be deprived of priorities assistance.

(j) *Communications.* All reports required to be filed hereunder and all communications concerning this order shall, unless otherwise directed, be addressed to: War Production Board, Washington 25, D. C., Ref: L-28-a.

Issued this 20th day of June 1944.

WAR PRODUCTION BOARD,
By J. JOSEPH WHELAN,
Recording Secretary.

SCHEDULE A—ELECTRIC LAMPS

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GENERAL EXPLANATIONS

Except to all orders expressly excepted by Limitation Order L-28-a, a manufacturer, may produce only those incandescent, fluorescent, and glow discharge lamps listed on this schedule. Manufacturers under this schedule are permitted to produce any of the lamps listed on this schedule subject to the specific instructions below.

The terms and abbreviations used in this schedule are those standard manufacturers' terms on file with the United States Department of Commerce, National Bureau of Standards, except as otherwise mentioned herein.

SPECIFIC INSTRUCTIONS

No manufacturer may produce lamps described on a single line of this schedule which differ in respect to the specifications contained in Schedule A; and to the following specifications:

- Design life
- Light center length
- Overall length
- Filament construction.

The following comments refer to the headings of the columns in the schedule:

Manufacturers' trade number: Included for convenience of identification only.

Volts: When more than one figure appears in this column, separated by commas, as "115,120,125" a manufacturer may produce lamps capable of use on each of the voltages listed. When a range of volts appears, such as "3-125" only one type of lamp may be produced by a manufacturer, and it must be capable of satisfactory operation within the whole range of voltages specified. When more than one figure appears in this column, separated by a diagonal, thus "1.83/2" the lamp must contain at least two filaments, one of which will operate at 1.83 volts, and the other at 2 volts.

Watts: When the letter "A" appears as a suffix in this column, it refers to ampere ratings rather than to watts. When the letters "C. P." appear in this column, the rating given is in candlepower rather than in watts. When more than one figure appears in this column, separated by one or more diagonals, thus "30/6" the lamp must contain two or more filaments which, separated or together, will operate at all the specified wattages, candlepowers or amperes.

Base: A manufacturer may produce incandescent lamps having any of the following special bases: *Provided, That* such lamps conform in all other respects to this Schedule:

Left-hand medium screw (No. 1839);
Single contact medium bayonet (No. 1262);
Double contact medium bayonet (No. 310);
Export medium screw (No. 1244), and
Export mogul screw (No. 1823).

In all other cases a manufacturer may use only one type of base for lamps appearing on a single line of this schedule, except that when a bayonet candelabra base is specified, a manufacturer may use single contact and double contact bases.

Bulb finish: A manufacturer may produce lamps described on a single line of this Schedule with each of the finishes specified in this column, except that where "diffusing" is listed, a clear glass bulb may also be used. Where no finish is specified, a clear glass bulb must be used. When two finishes are listed, separated by a dash, such as "Diff.—lacquer coated" a clear bulb may not be used. When two finishes are listed, separated by a comma, such as "Diff., SB" four types of lamps may be produced; that is, a "Clear Lamp" "Diffusing Lamp" "Clear Silvered Bowl Lamp" and "Diffusing Silvered Bowl Lamp"

"Diffusing" means having a translucent bulb which is substantially white when illuminated.

"Blackout Lamp" means a lamp having a lumen output of less than 1 lumen per watt, with an opaque coating of more than 50% of the external or internal glass surface.

Abbreviations: The following is an explanation of some of the abbreviations which appear in this Schedule:

Diff.—Diffusing,
DF—Clear-Side Reflector and Diffusing-Side Reflector,
DY—Clear Daylight and Diffusing Daylight,
NS—Clear Silvered Neck and Diffusing Silvered Neck,
SB—Clear Silvered Bowl and Diffusing Silvered Bowl,
WB—Clear White Bowl.

TUNGSTEN FILAMENT LAMPS—Continued
Miniature—Continued

Mfrs No	Volts	Watts	Base	Bulb finish	Description and/or use
201E	FE-334 1 1	0.22A	Min.	Enamel back	Flashlight
203E	2	0.06A	do	do	Do
223	2 2	0.25A	do	do	Do
701	G 3 BULB	0.28A	Furn by user	do	Surgical
140	6 0	0.28A	Furn by user	do	Surgical
123	G 3 1/4 BULB	0.30A	Min.	Clear—Daylight	Flashlight.
351	1 2	0.10A	do	do	Bicycle tail lamp
351	1 3	0.10A	Min Bay	do	Radio panel
359	1 35	0.08A	Min.	do	Flashlight
196	1 90	0.08A	do	do	Do.
195	1 93	0.45A	do	do	Radio panel.
352	2 2	0.08A	do	do	Pilot balloon observation
353	2 2	0.20A	do	do	Color comparator
358	2 2	0.25A	do	do	Flashlight
233	2 3	0.27A	do	do	Do
710	2 5	0.30A	do	do	Oil well gauge.
14	2 5	0.30A	Min Bay	do	Bicycle tail lamp
714	2 5	0.30A	Min.	do	Flashlight
354	2 5	0.30A	do	do	Do.
355	2 5	0.30A	do	do	Surgical
233X	2 5	0.30A	do	do	Flashlight.
305	3 8	0.30A	do	do	Life raft.
135	3 8	0.30A	Min Bay	do	Radio panel or indicator
230	3 8	0.30A	Min Bay	do	Auto.
50	3 8	0.30A	Min Bay	do	Indicator
51	3 8	0.30A	Min Bay	do	Do
52	3 8	0.30A	Min Bay	do	Radio panel
53	3 8	0.30A	Min Bay	do	Airplane
148	3 8	0.30A	Min Bay	do	Do
356	3 8	0.30A	Min Bay	do	Do
411	G-4 1/2 BULB	0.00A	Min.	do	Electrocardiograph.
136	1 2	0.00A	do	do	Flashlight.
412	1 3	0.00A	do	do	Aerial navigation
413	1 4	0.00A	do	do	Reflector test lamp
414	1 4	0.00A	do	do	Instrument
415	1 4	0.00A	do	do	Magneto flashlight.
416	1 4	0.00A	do	do	Indicator.
502	1 4	0.00A	do	do	Hand lantern.
27	1 4	0.00A	do	do	Generator bicycle tail lamp
1453	1 4	0.00A	do	do	Generator bicycle headlamp
1452	1 4	0.00A	do	do	Auto
55	1 4	0.00A	do	do	Flashlight.
41	1 4	0.00A	do	do	Oscillograph
317	1 4	0.00A	do	do	Instrument.
418	1 4	0.00A	do	do	Microscope illuminator
419	1 4	0.00A	do	do	Bicycle headlamp
420	1 4	0.00A	do	do	Auto
57	1 4	0.00A	do	do	Auto
350	G-5 1/2 BULB	0.80A	Min.	do	Flashlight.
470	2 4	0.80A	do	do	Do.
471	2 4	0.80A	do	do	Gyroscope
472	2 4	0.80A	do	do	Indicator.
511	G-6 BULB	0.25A	Min.	Clear All frosted.	Pilot balloon observation.
512	2 25	0.25A	Unthreaded cylin	do	Illuminator.
513	2 4	0.80A	Bay Cand.	do	Bicycle headlamp
514	2 4	0.80A	D C Bay	do	Field artillery
515	2 4	0.80A	S C Bay	do	Crankshaft balancing
516	2 4	0.80A	do	do	mdl
517	2 4	0.80A	do	do	Surgical

FLUORESCENT LAMPS

Watts	Base	Bulb finish (color)	Description and/or use
3	D C Indexing	360 BL	Black light for 12/16 volt DO circuits.
4	do	360 BL	Black light for 24/28 volt DO circuits.
2	do	360 BL	Do
4	Min. Bipin	Daylight white.	Do
4	FA 5	Daylight blue green	Do
4	FA 5	Daylight white	Do
6	Min. Bipin	Daylight white	Do
6	FA 5	Daylight white	Do
8	Min. Bipin	Daylight white	Do
15	Med. Bipin	Daylight white	Do
15	do	Daylight white	Do
30	do	Daylight white	Do
30	do	Daylight white	Do
85	3 & 2 Prong	Blue white Industrial white	Type RF
14	Med. Bipin	Daylight white	Black light
16	do	do	Low ambient temperature opera
20	do	do	tion.
40	do	do	do
40	do	do	do
40	do	do	do
65	Med. Bipin	Daylight white	Do
100	do	do	Do

GLOW DISCHARGE LAMPS All types except those designed primarily for advertising decorative or display purposes, or for use on amusement devices, Christmas trees household appliances and toys

CARBON FILAMENT LAMPS All types except those designed primarily for advertising decorative or display purposes, or for use on amusement devices, Christmas trees household appliances and toys

TUNGSTEN FILAMENT LAMPS
Miniature

Mfrs No	Volts	Watts	Base	Bulb finish	Description and/or use
PR5	B-3 1/2 BULB	0.00A	S C Min Fl	do	Flashlight.
PR11	1 9	0.27A	do	do	Do
PR14	2 3	0.27A	do	do	Do
PR16	2 5	0.30A	do	do	Do
PR19	2 7	0.15A	do	do	Do
PR7	3 8	0.30A	do	do	Do
PR10	6	0.60A	do	do	Flashing signal.
101	B-4 BULB	0.35A	Min	Opal back with lens	Surgical
102	2 5	1.10A	do	end.	Do
103	2 5	0.35A	do	do	Do
2400X	B 12 BULB	45/55	(1)	Shielded	Auto headlamp
2400	6-8	45/55	(1)	do	Do
2412X	12-16	36	Furn by user	Shielded	British signal.
2412	12-16	45/55	(1)	do	Tank headlamp
2412	12-16	45/55	(1)	do	Auto headlamp
2412	24	36	Furn by user	do	Auto signal

1 Unthreaded cylinder with three contact lugs

TUNGSTEN FILAMENT LAMPS—Continued
Miniature—Continued

Mfrs No	Volts	Watts	Base	Bulb finish	Description and/or use
G 8 Bulb Cont					
67	0.42A	Bay Cand			Subway door Indicator
68	1 10	Min.			Surgical
69	4 C P	do			Do
70	0.80A	do			Do
71	0.80A	S. C. Bay			Auto.
72	2 C P	Cand			Indicator
73	3 C P	Min.			Auto.
74	3 C P	Cand			Do
75	3 C P	Bay Cand			Do
76	3 C P	D O Bay			Auto—high electrical resist
77	3 C P	S O Bay			ance soldering flux
78	3 C P	S O Bay no plus			Auto Blackout front clear
79	6 C P	Min. Bay			auto
80	6 C P	D O Bay			Reflector tester
81	6 C P	Min. Bay			Auto.
82	0.80A	Cand			Microscope Illuminator
83	0.80A	Min.			Hospital annunciator
84	0.20A	Cand			(Auto—two identical in series)
85	3 C P	S O Bay			Do
86	3 C P	S O Bay no plus			Auto
87	3 C P	Bay Cand			Do
88	3 C P	Cand			Do
89	3 C P	Min.			Do
90	3 C P	Cand			Do
91	6 C I	Bay Cand			Do
92	6 C P	S O Bay			Auto, Tank dome—two iden
93	6 C P	do			tical in series,
94	0.30A	do			Indicator.
95	0.20A	Cand			Hospital annunciator.
96	3 C P	Min			Auto.
97	3 C P	Bay Cand			Do
98	0.17A	Cand			Indicator.
99	3 C P	Bay Cand			Auto, Tank indicator—two
100	3 C P	S C Bay, no plus			identical carried all in
101	6 C P	S C Bay			series.
102	3 C P	Bay Cand			Do
103	0 C P	do			Airplane
104	0 C P	do			Do
105	0 C P	S. C. Bay			Motorboat.
106	3 C P	Cand			Do
107	3 C P	D O Bay			Foam gauge
108	0.10A	Bay Cand			Hospital annunciator.
109	0.17A	do			Do
110	0.17A	Cand			Indicator.
111	0.30A	Bay Cand			Hand lantern
112	0.80A	D O Bay			Do
113	0.80A	Bay Cand			Microscope Illuminator
114	0.5	do			Subway door Indicator
115	0.20A	do			Auto.
116	13	S. C. Bay			Motorboat
117	6 C P	D O Bay			Subway door Indicator
118	0.36A	Bay Cand			Repeater—U S Navy
119	8	Min.			Do
120	8	Cand			Do
121	70				

Mrs No	Volts	Watts	Base	Bulb finish	Description and/or use
842	G 0 BULB 12 10	21/21 C P	D O Bay	Bulb silvered except for 3/8" diam.; frosted spot on side opposite off set filaments	Gunlight
844	28	21/21 C P	do	Bulb silvered except for 3/8" diam.; frosted spot on side opposite off set filaments	Do
851K	G-10 BULB 3 5-10	0 60A	Cand		Galvanometer
856	4	2 5A	Bay Cand		Oscillograph
856B	4	2 5A	Cand		Do
856C	4	0 60A	Bay Cand		Seismograph
856D	4	0 60A	Cand.		Do.
857	4 2	3 7A	Bay Cand		(Seismograph)—spring support ed filament
858	4 2	3 7A	do		Seismograph
859	4 5	1 3A --	do		Oscillograph
862	5 4	0 60A	D O Med Bay		Trench signal
864	8	1 0A	Bay Cand.		Oscillograph
865	12-10	32 O P	S C Bay		Auto
867	G-12 BULB 3 7	0 60A	Bay Cand		(Night triangulation—U. S Coast and Geodetic Survey.
868	3 7	1 25A --	do		Do. S. Coast and Geodetic Survey.
869	6	1 00A	S C Bay		Flashing signal
870	6	1 00A	D C Med Bay		Do.
871	8	4 50A	Do		Optohelmeometer.
872	G-10 1/2 BULB 3 25	3 250 75A	D C Bay		Searchlight.
873	4 5	4A	Bay Cand	--	Do
874	5	2A	do	--	Do
875	5 5	2 600 75A	D C Bay	--	Do
876	5 5	2 600 75A	do	--	Do
877	5 5	160 C I	Bay Cand	--	Prediction
878	6	4A	do	--	Searchlight.
879	6	5A	do		Do
880	6 8	160 O P	do		Spotlight
881	7	5 7A.	do	--	Searchlight
882	12	2A	do		Do
883	12	5A	D O P		Do
884	12	5A	Bay Can l		Do
885	12	6A	do		Do
886	12 10	160 O P	do		Do
887	12 10	160 O P	D O l f		Do
888	12-10	60	S C Bay		R. A. F. Searchlight
889	12 10	150 O P	Bay Cand		Searchlight
890	14	3 5A	do		Galvanometer
891	18	4A	do		Searchlight
892	10	2 0A	Me l		Ophthalmoscope
893	24	4A	Bay Cand		Searchlight

FLUORESCENT FILAMENT LAMPS—Continued

TUNGSTEN FILAMENT LAMPS—Continued
Miniature—Continued

Mfrs No	Volts	Watts	Base	Bulb finish	Description and/or use
3001	S 12 Bulb	21/21/32 O P	3 Pin Bay		Auto headlamp
3003	0-8	32/32/32 O P	do		Do
1755	23	100 O P	Bay Cand	Black bowl-coated	Airplane
1760	T 1/4 Bulb				
105	1 1/2	0 13A	Wire Ext--		Surgical
160	1 1/2	0 13A	Wire Term--		Do
167	1 1/2	0 13A	Fur by user		Do
320					Airplane indicator
318	2 1/2	0 40A --	05A	Coated amber	Do
388A	3	0 19A --	051	Coated green	Do
388B	3	0 19A --	051	Coated red	Do
388R	3	0 19A	051	Clear plastic cap--	Do
310	3	0 19A	052	Amber plastic cap	Do
310A	3	0 19A	052	Blue plastic cap	Do
310B	3	0 19A	052	Green plastic cap	Do
310P	3	0 19A	052	Green plastic cap	Do
310R	3	0 19A	052	Red plastic cap	Do
310W	3	0 19A	052	White plastic cap	Do
322	3	0 19A	053		Airplane instrument
323	3	0 19A	053	Coated red	Do
323R	3	0 19A	Wire term		Indicator
324	3	0 19A			Airplane instrument
325	3	0 19A			
170	T 1/2 Bulb		Wire Ext--		Surgical
172	2 1/2	0 40A	Fur by user	Lens end.	Do
171	2 1/2	0 30A	do	Lens end.	Do
1750	2 1/2	0 30A	Wire Term--		Gunner training
173	2 1/2	0 41A	Fur by user		Surgical
174	3	0 50A	do	Clear-daylight	Do
323A	T-1/4 Bulb		S C Midget Fi		Airplane instrument
323B	0	0 32A	052A	Amber plastic cap	Do
323C	0	0 32A	052A	Clear plastic cap	Airplane indicator
323D	3	0 32A	052A	Green plastic cap	Do
323E	3	0 32A	052A	Red plastic cap	Do
323F	3	0 32A	052A	White plastic cap	Do
323G	3	0 32A	053	Amber plastic cap	Do
323H	3	0 32A	053	Clear plastic cap	Do
323I	3	0 32A	053	Green plastic cap	Do
323J	3	0 32A	053	Red plastic cap	Do
323K	3	0 32A	053	White plastic cap	Do
323L	3	0 32A	053	Amber plastic cap	Do
323M	3	0 32A	053	Clear plastic cap	Do
323N	3	0 32A	053	Green plastic cap	Do
323O	3	0 32A	053	Red plastic cap	Do
323P	3	0 32A	053	White plastic cap	Do
323Q	3	0 32A	053	Amber plastic cap	Do
323R	3	0 32A	053	Clear plastic cap	Do
323S	3	0 32A	053	Green plastic cap	Do
323T	3	0 32A	053	Red plastic cap	Do
323U	3	0 32A	053	White plastic cap	Do
323V	3	0 32A	053	Amber plastic cap	Do
323W	3	0 32A	053	Clear plastic cap	Do
323X	3	0 32A	053	Green plastic cap	Do
323Y	3	0 32A	053	Red plastic cap	Do
323Z	3	0 32A	053	White plastic cap	Do
1770	T 3 Bulb		S O Midget Fi		Pyrometer
1771	2 1/2	0 09-0 07A	Fur by user		Telephone (4A)
1772	4	0 17-0 21A	1el Slide		Telephone (4B)
1773	4	0 27-0 31A	do		Telephone (4C)
1774	4	0 35-0 41A	do		Telephone (4D)
1775	4	0 45-0 45A	do		Telephone (4E)
1776	4	0 55-0 55A	do		Telephone (4F)
1777	4	0 65-0 65A	do		Telephone (4G)
1778	4	0 75-0 75A	do		Telephone (4H)
1779	4	0 85-0 85A	do		Telephone (4I)
1780	4	0 95-0 95A	do		Telephone (4J)
1781	4	1 05-1 05A	do		Telephone (4K)
1782	4	1 15-1 15A	do		Telephone (4L)
1783	4	1 25-1 25A	do		Telephone (4M)
1784	4	1 35-1 35A	do		Telephone (4N)
1785	4	1 45-1 45A	do		Telephone (4O)
1786	4	1 55-1 55A	do		Telephone (4P)
1787	4	1 65-1 65A	do		Telephone (4Q)
1788	4	1 75-1 75A	do		Telephone (4R)
1789	4	1 85-1 85A	do		Telephone (4S)
1790	4	1 95-1 95A	do		Telephone (4T)

Mils No	Volts	Watts	Base	Bulb finish	Description and/or use
S-8 Bulb-Continued					
1653	18-24	15 O P	Bay Cand		Auto
1654	24-28	15 O P	D O Bay		Do
1264	24-28	21 O P	Bay Cand		Do
1263	24-28	32/0 O P	D O Bay no pins		Do
1260	24-28	32 O P	Bay Cand	Diff	Indicator
1657	25	15 O P	do		Airplane
1658	28	15 O P	do		Do
1659	28	21 O P	S O Bay	SB	Do
1660	28	21 O P	do	Coated red	Do
1661	28	21/0 O P	do	Diff	Do
1662	28	21/0 O P	do	do	Do
1663	28	27 O P	Bay Cand		Do
1664	30	0.6A	S O Bay		Radio panel
1665	32	15 O P	D O Bay		Motorboat
1666	34	15 O P	Bay Cand		Do
1667	40-44	0 O P	do		Auto—electric vehicle
1668	40-44	0 O P	Cand Skt.		Do
1669	40-44	10	D O Bay		Subway door indicator
1670	40-44	0 O P	Bay Cand	Diff	Portable telephone trouble
1671	48				
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1976					
1977					
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1980					
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1982					
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1994					
1995					
1996					
1997					
1998					
1999					
2000					

TUNGSTEN FILAMENT LAMPS—Continued
Miniature—Continued

L' Lamps--Continued

Mfrs No	Volts	Watts	Base	Bulb finish	Description and/or use
	F 5 Bulb- Cont				
1875	5	4A.	S. C. Bay		Oscillograph.
1877	6	3 9A.	Cand Pf..		Gunner training
1880	6	3 9A.	D O Bay		Do
1882	10	2 7A.	D O Bay		Indicator
1897	15	1A.	S O Pf.		Surgical,
1870	20	0 60A.	S O. Slt with Pf clip		Projection
	T-6 Bulb				
1861	42	3 7A	S. C. Bay	Side halt diff	Oscillograph
1863	42	3 7A	S. C. Pf	do	Do
1865	42	3 7A	Inter..		Do
1901N	42-10	5 0A. P	S. C. Bay	Side halt diff	Auto.
1907	14 0	0 70A.	D O Bay	..	Gun mount illuminator
1910	14 0	0 70A.	Cand	..	Do
1916K					
	T 8 Bulb				
1920	4	0 03A	D. C. Bay no pins		Pyrometer
1921K	14	2A	Cand		Protection
1931	14		Bay Cand		Do
1932	14	2A	D C Bay no pins..		Do
1934	14	2A	S O Pf		Do
1935	14	2A	Bay Cand		Oscillograph
1937	32	2A			
1938					

L Lamps					
Mfrs. No	Volts	Watts	Base	Bulb finish	Description and/or use
	PAR-30 BULB				
4015	6-8	20	Screw Term	Clear lens	Ref.
4016A	4-8	20	do	Amber lens	Do.
4017	12-16	40	do	Clear lens	Tank headlamp.
4024	12-16	40	do	Coated red cover	Airplane landing.
4050	13	6.0A.	do	Clear cover	Flashing signal.
4072	21-23	40	do	Clear lens	Tank headlamp.
4075	21-23	40	do	Coated red cover	Airplane landing.
4091	23	2.3A.	do	Clear cover	Flashing signal
	PAR-40 BULB				
4025	3-7	0.00 A	do	do	U. S. Coast & Geodetic Survey.
4026	6	4.75A	do	do	Spotlight.
4028	6.6	0.0A	do	do	Flashing signal.
4030	6.6	0.0A	do	do	Spotlight on signal
4041	6-8	20	do	Clear lens	Driving lamp
4042	6-8	20	do	do	Flashing lamp
4043	6-8	20	do	do	Ref.
4044	6-8	20	do	Amber lens	Do.
4045	12	0.6A	do	Clear cover	Airplane landing.
4046	12	0.6A	do	do	Flashing signal.
4047	13	0.6A	do	do	Tank. Spotlight and signal
4048	26	2.5A	do	do	Flashing signal.
4049	23	2.5A	do	do	Tank. Spotlight and signal.
4053	23	2.5A	do	do	Airplane landing
	PAR-50 BULB				
4443	6-8	100	do	do	Spotlight.
4430	12-16	4000	3 0 Lugs	Clear lens	Headlight
4431	13	1635	do	do	Do.
4441	23	450	Screw Term	Clear cover	Airplane landing
			do	do	Do

L' Lamps--Continued

Mfrs No	Volts	Watts	Base	Bulb finish	Description and/or use
1603	13	6.0A	Scrow Term	Clear cover	Flashing signal.
1604	13	260.	do	do	Airplane landing
1605	20	2.3A	do	do	Flashing signal.
1606	28	600	do	do	Airplane landing
1607	25	600	do	do	Do.
1608	11½	300	do	do	Flashing signal

Mine					
BM 108	G-3½ Bulb 4 0	0.50A	Min		Mine
BM-08	G-4½ Bulb 2 5	0.16A	Min Bay		Mine—train tail lamp
BM-8S	G-6 Bulb 2 65	0.45A 1.15A	Unthreaded conical Min		Mine Mine—Two 0.575 Amp fl in mult
BM 20A	3 65	1.15A	do		Mine
BM 20B	3 65	1.16A 15A	D C Indexing		Mine—both fl offset
BM 20C	3 65	1.16A 15A	do		Mine—fl on axis
BM 20D	3 7	0.90A	D C Indexing		Mine—both fl offset.
BM 20E	3 7	1.60A 60A	do		Mine—1 fl on axis.
BM 17G	4 4	0.63A	Min		Mine.
BM 20G	4 4	0.67A	do		Do
BM 23G	4 4	0.59A	do		Do
BM 27	6 6	1.0A.	do		Do
BM 78	G-8 Bulb 4	1.0A	S O Bay no plus		Do
	S-6 Bulb 3 6/4 0.	2.60/3.67A	D O Bay		Do
BM 18	S-8 Bulb 1 23	0.50A	Bay, Cand		Do
BM 18H	2 23	1.89A	do		Do
BM 1002	2 40/2 60	1.25/0.75A	D. C. Bay		Do
	2 45	1.10A	Bay, Cand		Do
BM 24	2 45/2 60	1.60/1.00A	D C Bay		Do
	2 45/2 60	1.00/0.75A	do		Do
	3 30	1.75A	Bay, Cand		Do
BM 23B	3 30/3 67	1.75A 65A	D. O. Bay		Do
	3 65/3 67	2.00A	Bay, Cand		Do
BM-25	3 70	1.15/0.65A	do		Do
BM 27	3 70	1.60/1.00A	S. C. Bay		Do
BM 17H	3 90	0.63A	Bay, Cand		Do
BM 17A	4 4	0.83A	Bay, Cand		Do
BM 17B	4 4	0.67A 65A	D C Bay		Do
BM 20D	4 4	0.67/0.67A	do		Do
	4 4	0.83/0.83A	do		Do
BM 20B	4 4	0.83/0.83A	do		Mine—base plus parallel to plane of lead wires
BM 20E	4 4	0.83/0.83A	do		Mine Mine—fl at rt angles to each other.

Do.
line—base plus parallel to
plane of lead wires
line
line—fill at rt angles to each
other.

TUNGSTEN FILAMENT LAMPS--Continued

Med. Bay. no pins equipped with 2 or 3 pins sleeve.

TUNGSTEN FILAMENT LAMPS—Continued

Large—Continued

2 Mc 1 Bay no pin equipte 1 with 2 cr 3 pin sleeve

TUNGSTEN FILAMENT LAMPS—Continued

Large—Continued

[illegible]

TUNGSTEN FILAMENT LAMPS—Continued

[illegible]

Large—Continued

[illegible]

Large—Continued

Volts	Watts	Base	Bulb finish	Description and/or use
S-8 BULB				
3.5	1A	S C, Pf		Marine signal
3.5	2A	do		Facsimile transmitter
4	0.75A	S O Bay		Sound reproducer
4	0.75A	S O Pf		Do
4	0.75A	D O Pf		Do
4	1A	S O Pf		Marine Signal Recorder
6	1A	S O Bay		Marine signal
6	0.25A	S O Pf		Do
6	0.40A	S O Pf		Do
6	0.40A	Bay Cand		Do
6	0.50A	S O Pf		Do
6	0.70A	do		Do
6	0.70A	S C Pf		Do
6	0.92A	Bay Cand		Do
6	0.92A	S O Pf		Do
6	1.4A	do		Do
6	1.8A	do		Recorder, Marine signal
7	0.2A	S O Bay		Do
12	0.55A	S O Pf		Do
12	0.77A	do		Do
12	1.15A	do		Do
12	1.35A	do		Do
13	0.28A	Bay Cand		Do
13	0.28A	S O Pf		Do
13	0.35A	Bay Cand		Do
13	0.75A	do		Do
14	0.25A	do		Do
14	0.25A	S O Pf		Do
14	0.35A	Bay Cand		Do
14	0.35A	S O Pf		Do
14	0.78A	do		Do
14	0.78A	Bay Cand		Do
S-11 BULB				
2.5	0.15A	Bay Cand		Railway signal
3.5	0.12A	do		Do
3.5	0.30A	do		Do
3.5	0.75A	do		Marine signal
4	0.15A	do		Traffic signal
4	0.15A	do		Railway light signal
4	0.15A	do		Traffic signal
5.5	0.25A	do		Railway signal
6	0.25A	do		Railway signal
6	0.6A	do		Photocell exciter
6	5A	D O Pf		Do
6	10	Bay Cand		Railway light signal
6	30	Med		Battleship emergency
6	30	Med		Battleship emergency
6	2.8A	D O Bay		Railway light signal
6	4.2A	S O Pf		Railway light signal
6	10	do		Railway light signal
8	5	Med		Do
8	5.5	Bay Cand		Railway light signal
8	10	S O Bay		Battleship emergency
8	10	Bay Cand		Battleship emergency
8	13.5	Bay Cand		Railway light signal
8	18	S O Bay		Railway light signal
8	18	Bay Cand		Railway light signal
8	18	S O Bay		Railway light signal
8	0.25A	Bay Cand		Railway light signal
8	0.35A	S O Bay		Railway light signal
8	0.35A	Bay Cand		Railway light signal
10	5.25A	do		Railway light signal
10	5.25A	S O Bay		Do
10	5.25A	Bay Cand		Do
10	13.5	S O Bay		Do
10	18	Bay Cand		Do
10	18	S O Bay		Do
10	21	Bay Cand		Do
10	21	Bay Cand		Do
10	25	do		Do
11	11	do		Do
11.3	14.4/3.5	S O Bay		Railway signal
12	0.12A	Bay Cand		Do
12	0.25A	do		Marine signal
12	2.03A	S C Pf		Do
12	3.03A	do		Railway light signal
12	18.5	Bay Cand		Do
12	10	do		Do
13.5	17	do		Do
13.5	17	do		Railway signal

TUNGSTEN FILAMENT LAMPS—Continued

Large—Continued

4. Gracjal S. C. Bay with lead to shell soldered at bottom

Large—Continued

77000000 is used most often.

Large—Continued

Volts	Watts	Base	Bulb finish	Description and/or use
T-10 BULB—Continued				
8	18A	Med Pl.		Projection.
9	20	V. S. Med		Instrument
10	30A	Bayd Cand		Reflector
12	30A	Med P		Project gauge
12	12A	Med Pf		Photocell exciter
18	2A	Med		Galvanometer
30	25	do		Train and country home
30	165	do		Projection
30	30	Med, Pf		Do
30	30	do		Sensilometer.
30	165	do		Projection
30	300	Med Pf	Opaque bulb end	Inspection (extension cord)
62	200	Med	do	Showcase
115	25	do	DF	Do
115	120	do	Dif.	Do
125	25	do	do	Do
125	40	do	DF	Do
125	76	do	do	Do
125	160	do	do	Do
125	165	Med Pf.		Projection.
125	165	Bay Cand		Photographic—base plus parallel to plane of lead wires
125	200	Do		Photographic Projection
115	120	D. O Bay		Do
125	200	Med Pf	Opaque bulb end	Do
125	200	Med Pf	do	Do
125	300	Med Pf	do	Do
125	300	Med.	do	Do
125	400	Med Pf	do	Do
125	400	Med Pf	do	Do
125	500	Med Pf	do	Do
125	500	Med	do	Showcase
135	25	do		Do
145	25	do		Do
230	250	Med Pf	Opaque bulb end	Projection.
230	250	Med	do	Do
230	500	Med Pf	do	Do
230	500	Med Pf	do	Do
T-12 BULB				
20	3-A	Med.		Galvanometer.
30	400	do		Projection.
115	100	Med Skt.	Opaque bulb end	Spotlight—base up
125	250	Med Pf	do	Do
125	500	Med, Pf Skt	do	Floodlight—base up
125	500	do	do	Projection
125	500	Med Pf	do	Projection—base up.
125	500	Med.	do	Projection—offset fil.
125	500	do	do	Do
125	500	Med, Pf	Opaque bulb end	Stereoscopic projection.
125	500	do	do	Projection—base up
125	750	Med.	do	Projection.
125	750	Med.	do	Do
125	750	Med, Pf	do	Do
125	750	do	do	Projection—L C L 3 in.
125	1600	do	do	Projection—base up.
125	1600	do	do	High speed photography
125	1600	Med Pf	do	Projection.
230	750	Med	Opaque bulb end	Do
230	750	Med Pf	do	Do
T-14 BULB				
10	3.5A	Med.		Galvanometer.
30	300	do		Do.
30	300	Med Pf.		Projection.
115	60	D. C Med.		Photomicrographic tungsten arc.
125	250	Med Bip		Floodlight—base up
125	250	Med		Lighthouse.
125	250	do		Projection.
125	250	Med Pf		Do
125	500	Med, Bip		Floodlight—base up
125	500	do		Spotlight—base up.

Table—Continued

[illegible]

Large--Continued

Volts	Watts	Base	Bulb finish	Description and/or use
T-24 Bulbs—Continued				
116 120 125	750	Med. Bip	Diff.	Motion picture production
116 120 125	750	do	do	Base up
116 120 125	750	do	do	Base up
116 120 125	1 000	do	do	Spotlight—base up.
116 120 125	1 000	do	do	Photo engraving—base up
116 120 125	1 000	Med. Bip	Diff.	Spotlight—base up
116 120 125	1 000	Med. Bip		Projection
116 120 125	1 500	Mog. Bip		Do.
116 120 125	1 500	Mog.		Series street lig — base up.
116 120 125	2 000	do		Series street lig — base down
116 120 125	2 000	Med. Bip		Series street lig — base up
10 800 Lumens	20A	do		
10 800 Lumens	30A	do		
15 000 Lumens	30A	do		
T-30 BULB				
116 120 125	2 000	Mfog. Bip		3200 K.
116 120 125	2 000	do		Spotlight
T-32 BULB				
23	3 000	do		Searchlight.
32	3 000	do		Airplane floodlight.
T-40 BULB				
116	500	Med. Bip		Drying
116	1 000	do		Do
116	1 000	Ared. Bip, with weld ed flexible leads.		Do
T-48 BULB				
116 120 125	2 000	Mfog. Bip		Motion picture production.
116 120 125	2 000	do		Motion picture production—tung sten powder cleaner.
116 120 125	2 000	do		3330° K.
T-64 BULB				
116 120 125	5 000	do		3350 K—Color Photography Air-part Floodlighting

Philo Lampas (Pheonash)

A 15 DULN	25-30 "	Mfd		Photoflash.
3				
A-17 DULN	40 20 "	do		Do
3 125				
A 10 DULN				
3 125	15 25 "	do	Blue..	Do
3 125	35-45 "	do	" do	Do
3 125	40	do	Infrared	Do
3 125	65 75 "	do		Do
A 21 DULN				
3 125	75-80 1 "	do		Do
3 125	110 125 "	do		Do
A 23 DULN				
3 125	85 "	do	Blue	Do
3 125	140 170 "	do		Do
B 11 DULN				
3	25-30 "	S C Bay		Do
3	5 7 "	do	Blue	Do
3	15 20 "	do		Do
3	16 20 "	do	Infrared	Do
3	16 25 "	do		Do
S 13 DULN				
3 125	22 28 "	Med		Do

6 thousand human seconds

10 Thousand human seconds—long duration flash for local plane shutter

TUNGSTEN FILAMENT LAMPS—Continued

Photo Lamps (Photoflood)

Volts	Watts	Base	Bulb finish	Description and/or use
A-21 BULB				
115, 125.....	250.....	Med.....	Diff.....	Photoflood.
PS-25 BULB				
115.....	500.....	do.....	Diff.—daylight.....	Do.
115, 125.....	500.....	do.....	Diff.....	Do.
PS-35 BULB				
115, 125.....	1,000.....	Mog.....	do.....	Do.
R-40 BULB				
115, 125.....	500.....	Med.....	do.....	Do.

Photo Lamps (Photographic Enlarger)

A-21 BULB				
115.....	50/100/150.....	3 C. Med.....	White.....	Photographic enlarger three-lite.
115.....	150.....	Med.....	do.....	Photographic enlarger.
230.....	150.....	do.....	do.....	Do.
230, 250.....	250.....	do.....	Diff.....	Do.
PS-25 BULB				
115, 120, 125.....	250.....	do.....		Do.
PS-30 BULB				
115.....	150.....	do.....	White.....	Do.
115.....	500.....	do.....	do.....	Do.
115, 120, 125.....	250.....	do.....		Do.
PS-35 BULB				
115, 120, 125.....	400.....	Med. Skt.....	4" frosted spot on bulb end.	Do.
115, 120, 125.....	400.....	do.....	1 3/4" frosted spot on bulb end.	Do.
PS-52 BULB				
115, 120, 125.....	1,000.....	Mog.....		Do.
115, 120, 125.....	1,000.....	do.....	2 3/4" frosted spot on bulb end.	Do.
S-11 BULB				
G-8.....	32.....	S. C. Bay.....	White.....	Do.
115.....	75.....	do.....	do.....	Do.
T-3 BULB				
115, 120, 125.....	100.....	D. C. Bay.....		Do.
T-20 BULB				
115, 120, 125.....	1,000.....	Mog.....	Diff. spot on bulb side.	Do.

[F. R. Doc. 44-8939; Filed, June 20, 1944; 11:14 a. m.]

PART 3291—CONSUMERS DURABLE GOODS¹

[Supplementary Limitation Order L-28-a, Interpretation 1, as Amended June 20, 1944]

Interpretation 1 to Supplementary Limitation Order L-28-a, is amended to read as follows:

Order L-28-a, in paragraph (b) (1) states that except pursuant to specific authorization of the War Production Board, no manufacturer may mark on any incandescent, fluorescent or glow discharge lamp any "trade mark or identification of any person other than himself or another manufacturer" This provision does not prohibit a manufacturer from using more than one trade mark to identify his own product. But in any case where the trade mark is used primarily to identify a purchaser (who is not himself a manufacturer) of the lamps rather than the lamp manufacturer, such trade mark may not be etched or otherwise marked on a lamp.

Issued this 20th day of June 1944.

WAR PRODUCTION BOARD,
By J. JOSEPH WHELAN,
Recording Secretary.

[F. R. Doc. 44-8941; Filed, June 20, 1944;
11:15 a. m.]

¹ Formerly Part 1049.

PART 3293—CHEMICALS

[General Preference Order M-230, Revocation]

PHOSPHORUS

Section. 3293.321 *Allocation Order M-230* is hereby revoked. This revocation does not affect any liabilities incurred under the order.

Phosphorus is subject to allocation under General Allocation Order M-300 as an Appendix A material, subject to Schedule 30, issued simultaneously with this revocation.

Use, delivery and acceptance of delivery of phosphorus prior to August 1, 1944, will be authorized on the basis of applications filed in the form heretofore prescribed in Order M-230.

Issued this 20th day of June 1944.

WAR PRODUCTION BOARD,
By J. JOSEPH WHELAN,
Recording Secretary.

[F. R. Doc. 44-8944; Filed, June 20, 1944;
11:15 a. m.]

PART 3293—CHEMICALS

[General Allocation Order M-300, Revocation of Schedule 2]

RIBOFLAVIN

Section 3293.1002 *Schedule 2 to General Allocation Order M-300* is hereby revoked, and riboflavin is no longer subject to allocation under General Allocation Order M-300. This revocation does not affect any liabilities incurred under the order.

Issued this 20th day of June 1944.

WAR PRODUCTION BOARD,
By J. JOSEPH WHELAN,
Recording Secretary.

[F. R. Doc. 44-8945; Filed, June 20, 1944;
11:15 a. m.]

PART 3293—CHEMICALS

[General Allocation Order M-300, Schedule 24]

METHYL ISOBUTYL KETONE

§ 3293.1024 *Schedule 24 to General Allocation Order M-300—(a) Definitions.* "Methyl isobutyl ketone" means the chemical known by that name or by the name hexone.

(b) *General restrictions.* Methyl isobutyl ketone is subject to allocation under General Allocation Order M-300, as an Appendix A material. The initial allocation date is June 1, 1943, when methyl isobutyl ketone was first put under allocation by Order M-322 (revoked). The allocation period is the calendar month and the small order exemption is 54 gallons per person per month.

(c) *Special provisions.* Use, delivery and acceptance of delivery prior to August 1, 1944, will be authorized on the basis of applications filed in the form heretofore prescribed in Order M-322 (revoked).

(d) *Suppliers' applications on WPB-2946.* Each supplier seeking authorization to deliver shall file application on Form WPB-2946 (formerly PD-601). The filing date is the 20th day of the month before the proposed delivery month. Send three copies (one certified) to the War Production Board, Chemicals Bureau, Washington 25, D. C., Ref. M-300-24. The unit of measure is the pound. An aggregate quantity may be requested, without specifying customers' names, for delivery on exempt small orders. Fill in Table II.

(e) *Customers' applications on WPB-2945.* Each person seeking authorization to use or accept delivery shall file application on Form WPB-2945 (formerly PD-600). The filing date is the 15th day of the month before the requested allocation month. Send three copies (one certified) to the War Production Board, Chemicals Bureau, Washington 25, D. C., Ref. M-300-24, and one copy (with reverse side blank) to the supplier. File separate sets of forms for each different supplier. The unit of measure is the pound. In column 3 specify each primary product (such as denaturant, lacquer or thinner) or specify "Resale" "Export" or "Inventory" if the methyl isobutyl ketone is to be sold, exported or held in inventory as such. Fill in the

other columns in Table I, and fill in Tables II and III, as indicated. Leave Table IV blank.

In Table V specify "Frozen Inventory on the first of _____" (name first day of requested allocation month) in the heading of column 23, and in the column enter the estimated quantity of methyl isobutyl ketone which at the beginning of the requested allocation month will be in inventory subject to further authorization before it can be used (without reference to the authorization currently applied for). Leave columns 24 and 25 blank.

(f) *Budget Bureau approval.* The above reporting requirements have been approved by the Bureau of the Budget in accordance with the Federal Reports Act of 1942.

(g) *Communications to War Production Board.* Communications concerning this schedule shall, unless otherwise directed, be addressed to the War Production Board, Chemicals Bureau, Washington 25, D. C., Ref: M-300-24.

Issued this 20th day of June 1944.

WAR PRODUCTION BOARD,
By J. JOSEPH WHELAN,
Recording Secretary.

[F. R. Doc. 44-8946; Filed, June 20, 1944;
11:15 a. m.]

PART 3293—CHEMICALS

[General Allocation Order M-300,
Schedule 30]

PHOSPHORUS

§ 3293.1030 *Schedule 30 to General Allocation Order M-300—(a) Definition.* "Phosphorus" means the chemical element of that name both in yellow and white form, but not including red phosphorus and other allotropic forms of phosphorus.

(b) *General restrictions.* Phosphorus is subject to allocation under General Allocation Order M-300 as an Appendix A material. The initial allocation date is October 1, 1942, when phosphorus was first put under allocation by Order M-230 (revoked). The allocation period is the calendar month and the small order exemption is 10,000 lbs. per person per month.

(c) *Interim provisions.* Use, delivery and acceptance of delivery prior to August 1, 1944, will be authorized on the basis of applications filed in the form heretofore prescribed in Order M-230 (revoked).

(d) *Suppliers' applications on WPB-2946.* Each supplier seeking authority to deliver shall file application on Form WPB-2946 (formerly PD-601). Filing date is the 20th day of the month before the requested allocation month. Send three copies (one certified) to the War Production Board, Chemicals Bureau, Washington 25, D. C., Ref.: M-300-30. The unit of measure is the pound. An aggregate quantity may be requested, without specifying customers' names, for delivery on small orders of 10,000 pounds

or less per person per month. Fill in Table II.

(e) *Customers' applications on Form WPB-2945.* Each person seeking authorization to use or accept delivery shall file application on Form WPB-2945 (formerly PD-600). Filing date is the 15th day of the month before the requested allocation month. Send three copies (one certified) to the War Production Board, Chemicals Bureau, Washington 25, D. C., Ref.: M-300-30, and one copy (reverse side blank) to the supplier. File separate sets of forms for each different supplier. The unit of measure is the pound. Fill in Column 3 in terms of the following:

Red Phosphorus.
Phosphoric anhydride.
Phosphorus trichloride.
Phosphorus pentachloride.
Phosphorus oxychloride.
Phosphorus sesquisulphide.
Phosphorus pentasulphide.
Phosphoric acid.
Mono ammonium phosphate.
Di ammonium phosphate.
Phosphor copper.
Mono calcium phosphate.
Di calcium phosphate.
Tri calcium phosphate.
Mono sodium phosphate.
Di sodium phosphate.
Tri sodium phosphate.
Tetra sodium pyrophosphate.
Sodium metaphosphate.
Sodium acid pyrophosphate.
Sodium tetrakisphosphate.
Other primary product (specify).
Export (in original form).
Inventory (in original form).
Resale (in original form).

Specify end use in Column 4, Fill in other columns of Table I, and fill in Tables II and III, as indicated. Leave Tables IV and V blank.

(f) *Bureau of the Budget approval.* The above reporting requirements have been approved by the Bureau of the Budget in accordance with the Federal Reports Act of 1942.

(g) *Communications to War Production Board.* Communications concerning this schedule shall, unless otherwise directed, be addressed to War Production Board, Chemicals Bureau, Washington 25, D. C., Ref.: M-300-30.

Issued this 20th day of June 1944.

WAR PRODUCTION BOARD,
By J. JOSEPH WHELAN,
Recording Secretary.

[F. R. Doc. 44-8947; Filed, June 20, 1944;
11:16 a. m.]

PART 3293—CHEMICALS

[General Allocation Order M-300, Schedule 31]

BARIUM CHEMICALS

§ 3293.1031 *Schedule 31 to General Allocation Order M-300—(a) Definitions.* (1) "Barium chloride" means barium chloride in either anhydrous or crystal hydrate form.

(2) "Barium carbonate" means precipitated barium carbonate.

(b) *General restrictions.* Barium chloride and barium carbonate are sub-

ject to allocation under General Order M-300 as Appendix A materials. The initial allocation date is July 1, 1944. The allocation period is the calendar month, and the small order exemption is one-half short ton (1000 lbs.) per person per month for each chemical.

(c) *Suppliers' applications on Form WPB-2946.* Each supplier seeking authorization to deliver barium chloride or barium carbonate shall file application on Form WPB-2946 (formerly PD-601). The filing date is the 20th day of the month before the proposed delivery month. (However, for July deliveries applications may be filed as late as June 25). Send three copies (one certified) to the War Production Board, Chemicals Bureau, Washington 25, D. C., Ref: M-300-31. File a separate set of forms for barium chloride and barium carbonate. The unit of measure is short tons. An aggregate quantity may be requested, without specifying customers' names, for delivery on small orders of one-half short ton or less per customer per month. Fill in Table II.

(d) *Customers' applications for authorization on Form WPB-2945.* Each person seeking authorization to use or accept delivery of barium chloride or barium carbonate shall file application on Form WPB-2945 (formerly PD-600). Filing date is the 10th day of the month before the requested allocation month. (However, for July allocations applications may be filed as late as June 20.) Send three copies (one certified) to the War Production Board, Chemicals Bureau, Washington 25, D. C., Ref: M-300-31, and one copy (reverse side blank) to the supplier. File separate sets of forms for each different supplier and for barium chloride and barium carbonate. The unit of measure is the short ton. In Column 3 specify each primary product, or specify "Resale" "Export" or "Inventory" if the barium chloride or barium carbonate is to be resold, exported or held in inventory as such. Fill in the other columns of Table I, and fill in Tables II and III, as indicated. Leave Tables IV and V blank.

(e) *Production directions.* The War Production Board may from time to time issue directions to any producer with respect to the production or use of barium sulfide to assure sufficient production of barium chloride and barium carbonate.

(f) *Budget Bureau approval.* The above reporting requirements have been approved by the Bureau of the Budget in accordance with the Federal Reports Act of 1942.

(g) *Communications to War Production Board.* Communications concerning this schedule should be addressed to: War Production Board, Chemicals Bureau, Washington 25, D. C., Ref: M-300-31.

Issued this 20th day of June 1944.

WAR PRODUCTION BOARD,
By J. JOSEPH WHELAN,
Recording Secretary.

[F. R. Doc. 44-8948; Filed, June 20, 1944;
11:16 a. m.]

PART 3281—PULP AND PAPER

[Limitation Order L-120, Schedule IX, as Amended June 5, 1944]

TABLETS, NOTEBOOKS, PADS, LOOSELEAF FILLERS, AND SHEETS

Reprint of Correction

NOTE: The original of Federal Register Document 44-8090, appearing at page 6096 of the issue of Tuesday, June 6, 1944, has been corrected so that the first item in the table in paragraph (c) (1) (i) reads as follows:

Article	Grade	Substance weight per 500 sheets
Books, tablets, pads, fillers and sheets for drawing or coloring (excluding "artists' drawing" and "drafting").	Manilla and Gray Groundwood drawing.	24" x 36"—50
	All other grades.	24" x 36"—60

Chapter XI—Office of Price Administration
PART 1360—MOTOR VEHICLES AND MOTOR VEHICLE EQUIPMENT

[RO 2B,¹ Amdt. 12]

PASSENGER AUTOMOBILES

A rationale for this amendment has been issued simultaneously herewith and has been filed with the Division of the Federal Register.*

Ration Order No. 2B is amended in the following respects:

1. The text of section 1.3 (a) is amended to read as follows:

(a) *Persons eligible for any 1942 car* The following persons, or their employers, who need a car for their own use principally for one or more of the following purposes and who do not have the use of a serviceable car for the specified purpose, may acquire a 1942 car for use:

2. Section 1.3 (a) (3) is revoked.

3. Section 1.3 (a) (28) is added to read as follows:

(28) The United Service Organizations, Inc. The application must be accompanied by the certification of a duly authorized official of the organization's National Office stating that the car is needed for travel on its business.

4. The title of section 1.6 and the text of section 1.6 (a) are amended to read as follows:

Sec. 1.6 *Authorization to transfer to members of one's family.* (a) Any person included in this section who owns a 1942 car for his use may, upon receiving a Clearance Statement from any Board, transfer the car to one or more members of his family. For the purposes of this Section, a "member of the family" means the applicant's spouse, or his children, grandchildren, parents, grandparents, brothers or sisters.

*Copy may be obtained from Office of Price Administration.

¹ 8 F.R. 2483, 5317, 5531, 5678, 7197, 8005, 10727, 12559, 13725, 16843; 9 F.R. 2298.

5. Section 1.9 (b) is amended to read as follows:

(b) *Cars acquired by will, inheritance, or right of survivorship.* A person who has acquired a 1942 car by will, inheritance, or right of survivorship from a person who was entitled to the use of the car may obtain a Clearance Statement to permit him to register the car in his name.

6. Section 1.9 (e) is redesignated as section 1.9 (f) and a new paragraph (e) is added to section 1.9 to read as follows:

(e) *Registration of additional interest.* One or more of several registered co-owners of a 1942 car, registered for use, who have acquired the interest of another registered co-owner in the car, may obtain a Clearance Statement permitting registration of the car for use in the names of the remaining registered owners.

7. The title and text of section 2.5 (a) are amended to read as follows:

(a) *Transfers for purposes other than use.* Any of the following persons may acquire a 1942 car or an interest in it without a Certificate, but may not use the car or register it for use unless permitted to do so under other provisions of this Order.

8. Section 2.5 (a) (5) is amended to read as follows:

(5) Any junk company, salvage company, or person in the business of repairing damaged automobiles or adjusting losses may, in the regular course of business, acquire a 1942 car which has been damaged. A salvage company or a person in the business of adjusting losses may also acquire a 1942 car which is in danger of being damaged or which is part of a damaged stock.

9. Section 2.5 (b) is amended to read as follows:

(b) *Scrap or salvage.* Any person listed in paragraph (a) of this Section may scrap a 1942 car or salvage its parts if its repair is not practicable.

10. Section 2.5 (c) is amended to read as follows:

(c) *Reporting procedure.* Whenever any person acquires or scraps a 1942 car or salvages its parts under this section, he shall, within five days thereafter, complete Form R-203 (revised 4/15/43) in accordance with the instructions on the form, and mail the original to the Office of Price Administration, Inventory Unit, New York City. The person reporting and each party to any transfer is to keep a copy of the form.

11. The title of section 2.6 is amended to read as follows:

Sec. 2.6 *Unrestricted transfers.* and the following sentence is added, immediately preceding paragraph (a) as the text of the section: "The following transfers of a 1942 car may be made without Certificate, Clearance Statement or report:"

12. Section 2.6 (c) is amended by striking out the phrase, "by will or inheri-

tance" and substituting in lieu thereof the phrase, "by will, inheritance, or right of survivorship"

13. Section 2.6 (e) is amended by substituting a comma for the period after the word "possession" and adding the following clause: "including a car taken by or on behalf of the owner of a security interest in the car."

14. Section 2.6 (i) is added to read as follows:

(i) One or more of several registered co-owners of a 1942 car may acquire the interest of another registered co-owner in the car.

15. Section 4.2 is amended to read as follows:

SEC. 4.2 *Acts prohibited by General Ration Order 8.* General Ration Order 8 (General Prohibitions, Penalties and Conditions) contains provisions, applicable to this and all other Ration Orders, which prohibit, among other matters:

(1) Making false or misleading statements in a ration document or to the Office of Price Administration;

(2) Altering, defacing, mutilating or destroying a ration document;

(3) Acquiring, using, transferring or possessing an altered, defaced or mutilated ration document;

(4) Counterfeiting or forging a ration document;

(5) Acquiring, using, transferring or possessing a counterfeited or forged ration document;

(6) Wrongfully withholding a ration document;

(7) Transferring a rationed commodity in exchange for an invalid or improperly acquired ration document;

(8) Bribing, hindering or interfering with rationing officials;

(9) Offering or attempting to violate a ration order;

(10) Reproducing a ration document without authority of the Price Administrator or other proper officer of the United States;

(11) Possessing or using distinctive safety paper or vulcanized fiber.

16. Section 4.3 is amended by deleting paragraphs (c) and (d)

17. Section 4.4 is amended to read as follows:

SEC. 4.4 *Office of Price Administration may issue suspension orders.* (a) The Office of Price Administration may issue suspension orders as set forth in General Ration Order 8 (General Prohibitions, Penalties and Conditions)

This amendment shall become effective June 23, 1944.

(Pub. Law 671, 76th Cong., as amended by Pub. Laws 89, 421 and 507, 77th Cong., WPB Dir. 1, 7 F.R. 563; Supp. Dir. 1A, 7 F.R. 695, 1493, 2229, 2729; Supp. Dir. 1Q, 7 F.R. 9121, E.O. 9125, 7 F.R. 2719)

Issued this 19th day of June 1944.

CHESTER BOWLES,
Administrator

[F. R. Doc. 44-8896; Filed, June 10, 1944; 4:44 p. m.]

PART 1351—FOOD AND FOOD PRODUCTS
[FPR 1, Supplement 1]

MACARONI PRODUCTS AND NOODLE PRODUCTS
Correction

The file number of the document appearing at page 6720 of the issue for Saturday, June 17, 1944, should read: "F. R. Doc. 44-8779"

PART 1407—RATIONING OF FOOD AND FOOD PRODUCTS

[Rev. RO 3, Amdt. 27]

SUGAR

A rationale accompanying this amendment has been issued simultaneously herewith and has been filed with the Division of the Federal Register.*

Revised Ration Order 3 is amended in the following respect:

Section 1407.86f is added to read as follows:

§ 1407.86f *Increased allotment for an industrial user who will increase his use of eggs.* (a) An industrial user who customarily uses eggs (fresh, frozen, or dried) in a product or for a use in a class for which he has established a base period use and who will increase his use of eggs in that product or use may apply, at any time before August 1, 1944, on OPA Form R-315 to the Board (or District Office) with which he is registered for an increase in his allotment to enable him to make such increased use of eggs. The application must state:

(1) The amount of sugar applied for;
(2) The products or uses in which he customarily uses eggs and in which the additional sugar and eggs will be used;
(3) That the applicant will use the additional sugar and eggs in accordance with this section.

(b) If the Board or District Office finds that the statements in the application are true it shall issue to the applicant a certificate equal to the amount of sugar applied for but not to exceed 5 per cent of his allotment for the third quarter for the class of products or uses in which such additional sugar and eggs will be used.

(c) An industrial user who obtains sugar under this section must:

(1) Use the additional sugar only for the purpose of increasing his use of eggs, during the period beginning June 19, 1944, and ending September 30, 1944, in the products or uses listed in (a) (2) and
(2) Increase his use of eggs in such products or uses by at least the same percentage as his allotment is increased for the third quarter for the class of products or uses in which such additional sugar and eggs will be used.

This amendment shall become effective June 19, 1944.

Note: All reporting and record-keeping requirements of this amendment have been ap-

*Copies may be obtained from the Office of Price Administration.

¹ 9 F.R. 1433, 1534, 2233, 2826, 2828, 3031, 3513, 3579, 3847, 4039, 4350, 4474, 4880, 5220, 5254, 5166, 5426, 5346.

proved by the Bureau of the Budget in accordance with the Federal Reports Act of 1942.

(Pub. Law 421, 77th Cong., E.O. 9125, 7 F.R. 2719; E.O. 9260, 7 F.R. 10179; WFPB Dir. No. 1 and Supp. Dir. No. 1-E, 7 F.R. 562, 2965; War Food Order No. 56, 8 F.R. 2005; War Food Order No. 64, 8 F.R. 7093)

Issued this 19th day of June 1944.

JAMES G. ROGERS, Jr.,
Acting Administrator.

[F. R. Doc. 44-8837; Filed, June 19, 1944;
4:45 p. m.]

PART 1418—TERRITORIES AND POSSESSIONS
[MPR 395, Amdt. 22]

WOMEN'S WEAR IN VIRGIN ISLANDS

Correction

The file number of the document appearing at page 6773 of the issue for Saturday, June 17, 1944, should read: "F. R. Doc. 44-8786"

PART 1315—RUBBER AND PRODUCTS AND MATERIALS OF WHICH RUBBER IS A COMPONENT

[RMFR 119, Amdt. 1]

ORIGINAL EQUIPMENT TIRES AND TUBES

A statement of the considerations involved in the issuance of this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.*

Revised Maximum Price Regulation 119 is amended in the following respects:
1. Paragraph (a) of section 2 is amended to read as follows:

(a) (1) The maximum prices for sales of original equipment tires and tubes shall be the prices set forth in Appendix A, except as otherwise provided in the succeeding paragraphs of this section. These maximum prices are f. o. b. seller's shipping point, with freight allowed on shipments of 100 pounds or more. However, on shipments of industrial cured-on solid tires to points in any of the following states, from plants not located in any of such states, the maximum prices shall be f. o. b. seller's shipping point, with a freight allowance of at least \$0.88 per hundred pounds: Arizona, California, Colorado, Idaho, Montana, Nevada, New Mexico, Oregon, Utah, Washington, and Wyoming.

(2) The maximum prices for sales of industrial pressed-on and highway solid and cushion tires to points in any of the following states from plants not located in any of such states shall be 10 percent greater than the prices fixed by (1) above: Arizona, California, Colorado, Idaho, Montana, Nevada, New Mexico, Oregon, Utah, Washington, and Wyoming.

2. Section 11 is amended by adding the following:

In addition, any manufacturer required by direction of the War Production Board

¹ 9 F.R. 4010.

to produce original equipment tires or tubes may file an application for adjustment of his maximum prices for such tires and tubes. The application shall be made to the Office of Price Administration, Washington, D. C., in the same manner and on the same form as is required for applications under Procedural Regulation No. 6,* except that the manufacturer shall refer to the direction of the War Production Board instead of to a Government contract or subcontract.

3. In Table I, Appendix A, under sub-heading 2. Truck and Bus, the maximum prices opposite size 11.00-20, 14-ply Special Tread, mud and snow, are amended to read as follows in the appropriate columns: \$63.60 for the tire, \$0.86 for the flap, \$4.79 for the tube, and \$69.25 for the assembly.

4. In Table II, Appendix A, under sub-heading 2. Truck and Bus, the maximum prices opposite size 6.50-10 are amended to read as follows in the appropriate columns: \$14.19 for the tire, \$1.11 for the tube, and \$15.30 for the assembly.

This amendment shall become effective June 26, 1944.

Issued this 20th day of June 1944.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 44-8975; Filed, June 20, 1944;
11:31 a. m.]

PART 1361—FARM EQUIPMENT
[MPR 246, Amdt. 13]

MANUFACTURERS' AND WHOLESALE PRICES FOR FARM EQUIPMENT

A statement of the considerations involved in the issuance of this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.*

Maximum Price Regulation 246 is amended in the following respects:

1. In § 1361.53 (a), the text preceding subparagraph (1) is amended to read as follows:

This section is applicable to any product covered by this regulation, except repair parts, in which a substantial change in design, specifications or equipment has been made since March 31, 1942, or is made at any subsequent time. In the case of any such product, the change shall always be deemed substantial if the manufacturer assigns a new catalog number and description to the item because of the change. However, a change may be substantial even though no new catalog number and description is used by the manufacturer. This section is also applicable to any repair part where a change in design, specifications or equipment has been made since March 31, 1942, or is made at any subsequent time, and that change results in an increase or decrease in factory costs of at least 10%. The manufacturer's maximum price for any product covered by this section shall be determined as follows:

¹ 8 F.R. 17184.

² 7 F.R. 5057, 5654; 8 F.R. 6173, 6174, 12021.

2. Section 1361.65a is added to read as follows:

§ 1361.65a *Adjustable pricing.* If the seller wishes, he may agree with the buyer to charge a price which can be increased up to the maximum price in effect at the time of delivery. Where the manufacturer has filed an application for adjustment under § 1361.64a, he may, in accordance with the provisions of that section, deliver at a price to be adjusted upward in accordance with the action taken by the Office of Price Administration on his application. In all other cases, unless authorized by the Office of Price Administration, the seller must not deliver at a price which is to be adjusted upward in accordance with action taken by the Office of Price Administration after delivery. This authorization may be given only where: (a) a request for a change in the applicable price is pending; (b) authorization is necessary to promote production or supply; and (c) it will not interfere with the purposes of the Emergency Price Control Act of 1942, as amended. The authorization may be given by the Administrator or by any official of the Office of Price Administration having authority to act upon the pending request for a change in price.

This amendment shall become effective June 26, 1944.

(56 Stat. 23, 765; Pub. Law 151, 78th Cong., E.O. 9250, 7 F.R. 7871, E.O. 9328, 8 F.R. 4681)

Issued this 20th day of June 1944.

CHESTER BOWLES,
Administrator

[F. R. Doc. 44-8971; Filed, June 20, 1944;
11:30 a. m.]

PART 1364—FRESH, CURED AND CANNED MEAT AND FISH PRODUCTS

[MPR 542]

CEILING PRICES FOR CERTAIN CANNED FISH AND SEAFOOD ITEMS SOLD BY PRIMARY DIS- TRIBUTORS AND OTHER DISTRIBUTORS

A statement of the considerations involved in the issuance of this Maximum Price Regulation No. 542 has been issued and filed with the Division of the Federal Register.*

MAXIMUM PRICE REGULATION 542—CEILING PRICES FOR CERTAIN CANNED FISH AND SEA- FOOD ITEMS SOLD BY PRIMARY DISTRIBUTORS AND OTHER DISTRIBUTORS

Sec.

1. What this regulation does.
2. Who are "distributors" under this regulation.
3. To what canned fish and seafood items this regulation applies.
4. How a primary distributor figures his ceiling price.
5. How other distributors figure their ceiling prices.
6. Discounts.
7. Position of brokers.
8. Indirect price increases prohibited.

*Copies may be obtained from the Office of Price Administration.

Sec.

9. Application by primary distributors.
10. Notification of change in ceiling price.
11. Invoices and receipts.
12. Records.
13. Licensing.
14. Prohibitions.
15. Taxes.
16. Export sales.
17. Relation to other regulations.
18. Geographical applicability.
19. Definitions.

AUTHORITY: § 1364.355 issued under 56 Stat. 23, 765; Pub. Law 151, 78th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681.

SECTION 1. *What this regulation does.* This regulation fixes ceiling prices for "distributors" other than "wholesalers" and "retailers", of the canned fish and seafood listed in section 3.

SEC. 2. *Who are "distributors" under this regulation.* A "distributor" is one, other than a wholesaler or retailer, who purchases all he sells (for his own account) of the kind and brand of canned fish and seafood being priced and resells it without packing or processing any part of it. If you are a "primary distributor" or any "other distributor" of canned fish and seafood, you are covered by this regulation.

(a) *Who are "primary distributors".* You are a "primary distributor" if you are not a wholesaler or retailer, and if

(1) You purchase all you sell (for your own account) of the kind and brand of canned fish or seafood being priced without packing or processing any part of it, and

(2) You customarily make at least 50 percent (by dollar volume) of your purchases from canners or processors of that kind of canned fish or seafood in carload quantities, delivered, for storage, into a warehouse or other receiving point not owned or controlled by any of your customers or the supplier, and

(3) You resell at least 50 percent of your purchases of that kind of canned fish or seafood in less than carload quantities, and

(4) You did business in this manner before April 28, 1942.

For sales which you make as a primary distributor, you find your ceiling price under section 4.

(b) *Who are "other distributors"* You are classified with "other distributors" if you are not a primary distributor, wholesaler or retailer, and if you purchase all you sell (for your own account) of the kind and brand of canned fish or seafood being priced and resell it without packing or processing any part of it.

For sales which you make as "other distributors" you find your ceiling price under section 5.

SEC. 3. *To what canned fish and seafood items this regulation applies.* This regulation applies to the canned fish and seafood which are covered by the regulations listed below:

Sales by Canners of Maine Sardines (Maximum Price Regulation No. 184¹).

Sales by Canners of California Sardines (Maximum Price Regulation No. 209²).

7 F.R. 5715, 8948, 9958; 8 F.R. 14009, 15703; 9 F.R. 2856.

² 7 F.R. 6788, 8948.

Domestic Canned Crabmeat (Maximum Price Regulation No. 247³).

Sales by Canners of Salmon (Maximum Price Regulation No. 265⁴).

Sales by Canners of Mackerel (Maximum Price Regulation No. 277⁵).

Sales by Canners of Tuna, Bonito and Yellowtail (Maximum Price Regulation No. 299⁶).

Sales by Canners of Shrimp (Maximum Price Regulation No. 311⁷).

Canned Eastern and Gulf Oysters (Maximum Price Regulation No. 328⁸).

Sales by Canners of Atlantic Sea Herring and Alewives (Maximum Price Regulation No. 396⁹).

Canned Clams (Maximum Price Regulation No. 448¹⁰).

Sales by Canners of Fish Flakes (Maximum Price Regulation No. 537¹¹).

All Other Canned Domestic Fish or Seafood (General Maximum Price Regulation¹²).

SEC. 4. *How a primary distributor figures his ceiling price.* If you are a primary distributor selling, in less than carload quantities, an item of canned fish or seafood which you purchase from a canner or processor and which you have actually warehoused, you find your ceiling price for that item by multiplying your "net cost" of the item by 1.06.

(a) However, you may not use this method of pricing in the following cases:

(1) For sales of a "kind" of canned fish or seafood if you did not sell that kind as a primary distributor before April 28, 1942 (e. g., "kind" means canned salmon in contrast to canned tuna fish)

(2) For a greater percentage of your sales of canned fish and seafood than you warehoused and sold in less than carload quantities during the one-year period ending April 28, 1942.

(3) For sales of canned fish and seafood items which are not in less than carload quantities.

(4) For sales of canned fish and seafood items which you have not warehoused.

(5) For sales of your purchases from a canner or processor of his annual pack of a kind of canned fish or seafood which exceed the percentage of your purchases of that kind from him during the one-year period ending April 28, 1942, or, if you did not sell that kind during the one-year period ending April 28, 1942, then during the last full year ending April 28th in which you sold that kind.

(6) For sales of canned fish and seafood items which you purchase from a "wholesaler" or "retailer."

In the above cases, you must figure your ceiling price as "other distributors" under section 5.

(b) If you purchase any canned fish or seafood items from a primary distributor or "other distributor" you must use as your ceiling price for each such item your supplier's ceiling price for that

¹ 7 F.R. 8653, 8948, 11811.

⁴ 7 F.R. 9229, 10379, 11009; 8 F.R. 164, 606, 9380, 12874.

⁵ 7 F.R. 9973.

⁶ 8 F.R. 364, 6440, 7489.

⁷ 8 F.R. 1269.

⁸ 8 F.R. 2193, 3673.

⁹ 8 F.R. 6955, 14010, 15704.

¹⁰ 8 F.R. 11435.

¹¹ 9 F.R. 5924.

¹² 9 F.R. 1385.

item, f. o. b. shipping point, plus incoming freight paid by you.

Sec. 5. *How "other distributors" figure their ceiling prices.* For sales which you make as "other distributors", your ceiling price for each item of canned fish or seafood is your supplier's ceiling price for that item, f. o. b. shipping point, plus incoming freight paid by you. However, if you purchase any canned fish or seafood item from a "wholesaler" or "retailer" your ceiling price shall be that wholesaler's or retailer's "net cost" (as the case may be) plus transportation you paid to your usual receiving point (except local trucking or local unloading).

You must figure your ceiling price under this section also in the cases set forth in section 4 (a).

Sec. 6. *Discounts.* If you had a practice during March 1942 of giving to different classes of purchasers allowances, discounts or other price differentials, you are required to continue such allowances, discounts or price differentials.

Sec. 7. *Position of brokers.* In accordance with trade custom, every broker shall be considered as the agent of the seller and not the agent of the buyer. In each case, the amount paid by the buyer to the seller plus any amount paid by the buyer to the broker shall not exceed the seller's maximum price, including allowable transportation actually paid by the seller or by the broker. In other words, the seller may not collect from the buyer any more than his maximum price, including allowable transportation so paid, less the amount which the buyer pays the broker.

Sec. 8. *Indirect price increases prohibited.* You must not evade any of the provisions of this regulation or any order issued pursuant to it, by any stratagem, scheme or device. You must not, as a condition of selling any particular canned fish or seafood item, require a customer to buy anything else.

Sec. 9. *Application by primary distributors.* (a) Before making any sales as a primary distributor under section 4 of this regulation, you must apply in writing to the OPA Regional Office for the region in which your principal place of business is located. Such application must state, in addition to your name and address:

(1) Whether or not you price any kind of canned fish or seafood as a wholesaler or retailer under Maximum Price Regulations Nos. 421,¹² 422¹³ and 423.¹⁴

(2) Whether you purchase all you sell (for your own account) of the kind and brand of canned fish or seafood being priced without packing or processing any part of it.

(3) For each kind of canned fish and seafood, your total dollar purchases during the one-year period ending April 28, 1942; your total dollar purchases in carload quantities during the one-year period ending April 28, 1942, from canners or processors, which were delivered, for storage, into a warehouse or other receiving point not owned or controlled by any of your customers or the suppliers;

and the name and address of such warehouse. If you did not sell that kind during the one-year period ending April 28, 1942, give this information for the last full year ending April 28th in which you sold that kind.

(4) For each kind of canned fish and seafood, your total dollar sales during the one-year period ending April 28, 1942, and your total dollar sales during the one-year period ending April 28, 1942, which were made in less than carload quantities. If you did not sell that kind during the one-year period ending April 28, 1942, give this information for the last full year ending April 28th in which you sold that kind.

(5) The names and addresses of your principal suppliers during the base period.

(6) For each kind of canned fish and seafood, the date when you started doing business in this manner.

Until receipt of written notice from the Regional Office of the OPA that you qualify as a primary distributor for certain kinds of canned fish and seafood, you may not use section 4 of this regulation in pricing those kinds of canned fish and seafood, but your ceiling prices shall be figured in accordance with section 5.

(b) Any Regional Office of the OPA may act on all applications submitted under the provisions of this section by persons located within the area under its jurisdiction.

Sec. 10. *Notification of change in ceiling price.* With the first delivery of any item priced under this regulation, every person subject to this regulation shall:

(a) Supply each wholesaler and retailer who purchases from him with written notice as set forth below:

(Insert date)

NOTICE TO WHOLESALERS AND RETAILERS

Our OPA ceiling price for (describe item by kind, brand, grade, variety, container-type and container-size) has been changed under the provisions of Maximum Price Regulation No. 542. We are authorized to inform you that if you are a wholesaler or retailer pricing this item under Maximum Price Regulations Nos. 421, 422 and 423, you must refigure your ceiling price for the item in accordance with the applicable provisions of those regulations (see section 6 in each case). You must refigure your ceiling price on the first delivery of this item to you containing this notification after July 17, 1944.

For a period of 60 days after first determining his ceiling price under this regulation, and with the first shipment after the 60-day period to each person who has not made a purchase within that time, the seller shall supply the written notice set forth above by attaching it to, or stating it on, the invoice covering the shipment.

Sec. 11. *Invoices and receipts.* You must give each of your customers an invoice, receipt or other evidence of purchase in connection with every sale, retaining a copy for your files. Each such record you prepare and give your customer must show the date of the sale, the name and address of the customer, your name and address, the item sold, the quantity, and the price you charged for

it. Your description of the item must show the kind, brand, variety, container-type and container-size.

Sec. 12. *Records.* After July 17, 1944, you must keep for so long as the Emergency Price Control Act of 1942, as amended, remains in effect, all your invoices, freight bills, and other records showing the price you paid for each item. You must also continue to keep all records you were required to have kept under the General Maximum Price Regulation. You are required to show all your invoices and records on request of any OPA representative.

Sec. 13. *Licensing.* The provisions of Licensing Order No. 1,¹⁵ licensing all persons who make sales under price control, are applicable to all sellers subject to this regulation. A seller's license may be suspended for violations of the license or of one or more applicable price schedules or regulations. A person whose license is suspended may not, during the period of suspension, make any sale for which his license has been suspended.

Sec. 14. *Prohibitions.* On and after July 17, 1944, if you sell or deliver or offer to sell or deliver at a price higher than your ceiling price fixed by this regulation, or any order issued pursuant to it, or if you otherwise violate any provision of this regulation, or any order issued pursuant to it, you are subject to the criminal penalties, civil enforcement actions, license suspension proceedings, and suits for treble damages provided for by the Emergency Price Control Act of 1942, as amended. Also, any person who, in the course of trade or business, buys from you at a higher price than your ceiling price, is subject to the criminal penalties and civil enforcement actions provided for by that Act.

Sec. 15. *Taxes.* You may collect, in addition to your ceiling price, any tax upon or incident to a sale at wholesale of the canned fish or seafood items covered by this regulation, if you state the tax separately and if the tax statute or ordinance does not prohibit sellers from stating and collecting the tax separately from the price.

Sec. 16. *Export sales.* The ceiling prices at which a person may export any item covered by this regulation shall be determined in accordance with the Second Revised Maximum Export Price Regulation,¹⁶ as amended, issued by the OPA.

Sec. 17. *Relation to other regulations.* The provisions of this regulation shall on and after July 17, 1944, supersede the provisions of the General Maximum Price Regulation and any other maximum price regulation with respect to sales and deliveries for which ceiling prices are established by this regulation.

Sec. 18. *Geographical applicability.* This regulation applies in the 48 states of the United States and the District of Columbia.

Sec. 19. *Definitions.* (a) "Canner" and "processor" shall mean, with respect to the commodities listed in section 3, the persons referred to as such in the

¹² 9 F.R. 5648.

¹³ 9 F.R. 5656.

¹⁴ 9 F.R. 5671.

¹⁵ 8 F.R. 13240.

¹⁶ 8 F.R. 4132, 5937, 7662, 9393, 15193; 9 F.R. 1036, 5435.

maximum price regulations indicated in section 3.

(5) "Retailer" means all the persons referred to as such in section 2 of Maximum Price Regulations Nos. 422 and 423.

(c) "Wholesaler" means all the persons referred to as such in section 2 of Maximum Price Regulation No. 421.

(d) "Item" means a kind, variety, grade, brand, container-type and container-size.

(e) "Net cost" means the amount you paid your supplier for the item less all discounts except the discount for prompt payment and swell and label allowances, plus all transportation charges paid by you, to your usual receiving point by a customary means of delivery, except local trucking and local unloading.

(f) "Carload quantity" means any quantity of the kind of canned fish or seafood being priced which equals or exceeds the carload minimum weight specified for that product in Consolidated Freight Classification No. 16, and amendments, issued by Agents Greenly (I. C. C.-O. C. No. 60) Dulaney (I. C. C. No. 92) Fyfe (I. C. C. No. 29) and Raasch (I. C. C. No. 566)

This regulation shall become effective on the 17th day of July 1944, except with respect to Section 9, for which it shall become effective June 26, 1944.

NOTE: The record keeping and reporting requirements of this regulation have been approved by the Bureau of the Budget in accordance with Federal Reports Act of 1942.

Issued this 20th day of June 1944.

CHESTER BOWLES,
Administrator

[F. R. Doc. 44-3974; Filed, June 20, 1944;
11:31 a. m.]

PART 1390—MACHINERY AND TRANSPORTATION EQUIPMENT

[MPR 136, as Amended,¹ Amdt. 119]

MACHINES AND PARTS, AND MACHINERY SERVICES

A statement of the considerations involved in the issuance of this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.*

Maximum Price Regulation 136, as amended, is amended in the following respects:

1. Section 1390.2 (r) is amended to read as follows:

(r) Any sale or delivery, but not the rental of a rebuilt fractional horse power motor of $\frac{3}{4}$ horse power or less.

2. In § 1390.32, Appendix A (e) the item "Motors" is amended to read as follows:

Motors, except the sale or delivery, but not excepting the rental, of rebuilt fractional horse power motors of $\frac{3}{4}$ horse power or less.

This amendment shall become effective June 26, 1944.

Issued this 20th day of June 1944.

CHESTER BOWLES,
Administrator

[F. R. Doc. 44-3970; Filed, June 20, 1944;
11:30 a. m.]

PART 1418—TERRITORIES AND POSSESSIONS [RMPR 183,¹ Amdt. 41]

GROCERY ITEMS IN PUERTO RICO

A statement of the considerations involved in the issuance of this amendment, issued simultaneously herewith,

2. Section 22, Table 6a is amended by changing the prices of several items to read as follows:

Items and Brand Name	Unit—case of	Price to wholesaler	Price at wholesale	Retail price (per unit)
Armour's:				
Assorted spreads.....	Cts. 24/3 oz. tin.....	\$2.45	\$2.65	\$0.14
Chopped pressed ham.....	Cts. 24/12 oz. tin.....	8.90	9.60	.60
Ham spreads.....	Cts. 24/3 oz. tin.....	2.85	3.10	.16
Liver spread.....	Cts. 24/3 oz. tin.....	2.40	2.70	.13
Tongue spread.....	Cts. 24/3 oz. tin.....	2.45	2.65	.14
Veal and pork loaf.....	Cts. 24/7 oz. tin.....	5.35	5.80	.30
Sliced dried beef.....	Cts. 24/5 oz. tin.....	6.00	7.00	.33
Sliced dried beef.....	Cts. 24/2½ oz. tin.....	3.80	4.10	.21

3. Section 23, Table 7 is amended by changing the prices of several items to read as follows:

Items and Brand Name	Unit—case of	Price to wholesaler	Price at wholesale	Retail price (per unit)
Heinz soups:				
Condensed asparagus.....	36/11 oz. tin.....	\$5.20	\$5.65	\$0.19
Condensed beans.....	36/11 oz. tin.....	5.20	5.65	.19
Condensed chicken noodle.....	36/10¾ oz. tin.....	5.75	6.20	.20
Condensed gumbo creole.....	36/11 oz. tin.....	5.20	5.65	.19
Condensed pea.....	36/11 oz. tin.....	5.20	5.65	.19
Condensed tomato.....	36/11 oz. tin.....	4.35	4.75	.16
Condensed Scotch broth.....	36/11 oz. tin.....	5.20	5.65	.19
Condensed vegetarian vegetable.....	36/11 oz. tin.....	5.20	5.65	.19
Condensed vegetable.....	36/11 oz. tin.....	5.20	5.65	.19

4. Section 24, Table 8 is amended by changing the price of one item to read as follows:

Items and brand name	Unit—case of	Price to wholesaler	Price at wholesale	Retail price (per unit)
Ketchup: Heinz.....	cs. 24/14 oz. bot.	\$5.40	\$6.00	\$0.32

5. Section 25, Table 10 is amended by changing the price of one item to read as follows:

Items and brand name	Unit—case of	Price to wholesaler	Price at wholesale	Retail price (per unit)
Baked beans with tomato sauce, Heinz.....	ctn. 24/17½ oz. jars.....	\$3.85	\$4.20	\$0.22

6. Section 32, Table 18a is amended by changing the prices of several items to read as follows:

Items and brand names	Unit—case of	Price to wholesaler	Price at wholesale	Retail price (per unit)
Vegetable:				
Balbo.....	cs. 6/1 gal. tin.....	\$11.70	\$12.85	\$2.65
Senora.....	cs. 4/1 gal. bot.....	6.55	7.20	2.20
Senora.....	cs. 6/½ gal. tin.....	5.15	5.60	1.15
Senora.....	cs. 24/16 oz. tin.....	5.70	6.20	.32
Senora.....	cs. 24/8 oz. tin.....	3.60	3.95	.20
Senora.....	cs. 24/4 oz. tin.....	2.40	2.60	.13

has been filed with the Division of the Federal Register.*

Revised Maximum Price Regulation 183 is amended in the following respects:

1. Section 20, Table 3 is amended by changing the price of one item to read as follows:

Item and brand name	Unit—case of	Price to wholesaler	Price at wholesale	Retail price (per unit)
Pears, Bartlett S. & W.....	cs. 24/2½ can.	\$8.40	\$9.60	\$0.62

*Copies may be obtained from the Office of Price Administration.

¹ 8 F.R. 16132; 9 F.R. 4748.

¹ 8 F.R. 9532, 10763, 10906, 11437, 11847, 12549, 10937, 12532, 13165, 13847, 14090, 14765, 15105

7. Section 42, Table 33.1 is amended by adding several items to read as follows:

Items and brand names	Unit	Price to wholesaler	Price at wholesale	Retail price
Other brands:				
Sour pickles, Herco.....	6/1 gal. jar.....		\$5.00	\$1.25
Dill pickles, Anna Mayers.....	4/1 gal. jar.....		4.25	1.75
Chipico.....	24/16 oz. jar.....		4.00	.27
Chipico.....	12/32 oz. jar.....		4.70	.50
Mushroom sauce, Zucca.....	24/8 oz. glass.....		3.35	.18

8. Section 50, Table 41 is amended by changing the prices of "Potatoes" to read as follows:

	Sales to whole-salers (per 100 pounds)	Sales at wholesale		Sales at retail (per pound)
		At sellers ware-house (per 100 pounds)	Delivered to retailer (per 100 pounds)	
Potatoes.....	\$5.65	\$6.00	\$9.10	\$9.03

9. Section 47, Table 39 is amended by adding several items to read as follows:

Items and brand names	Unit	Price to wholesaler	Price at wholesale	Retail price (per unit)
Alum-Brite cleansing powder.....	cs. 12/8 oz. boxes.....		\$1.05 each.....	\$9.12
Alum-Brite cleansing powder.....	cs. 12/16 oz. boxes.....		\$1.65.....	.59

This amendment shall become effective June 26, 1944.

(56 Stat. 23, 765; Pub. Law 151, 78th Cong., E.O. 9250, 7 F.R. 7871, E.O. 9328, 8 F.R. 4681)

Issued this 20th day of June 1944.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 44-8973; Filed, June 20, 1944;
11:30 a. m.]

PART 1418—TERRITORIES AND POSSESSIONS
[MPR 373 Amdt. 67]

FURNITURE AND BEDDING IN HAWAII

A statement of the considerations involved in the issuance of this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.*

Maximum Price Regulation 373 is amended in the following respects:

1. Section 47 (j) is added to read as follows:

(j) *Inability to determine maximum prices.* Any person who is unable to determine the maximum price for any article covered by this section shall apply to the Office of Price Administration for the establishment of such maximum price.

2. Section 62 (a) (1) (vi) is amended to read as follows:

*Copies may be obtained from the Office of Price Administration.

¹⁸ F.R. 5388, 6359, 6849, 7200, 7457, 8064, 8550, 10270, 10666, 10994, 11247, 11437, 11849, 12299, 12703, 13023, 13342, 13500, 14139, 14305, 14688, 15253, 15369, 15851, 15852, 15882, 16869, 16997, 17201; 9 F.R. 173, 393.

(vi) *Pillows and cushions.* This classification includes all pillows and cushions except bed pillows, and includes automobile seat cushions.

3. Section 67 is amended in the following respects:

a. Paragraph (a) (4) is amended by deleting the phrase, "all types of mattresses and protective pads, bassinets," and inserting the phrase, "all types of mattresses and bassinets"

b. Paragraph (a) (5) is amended by deleting the words, "pillows and pads" and inserting the words, "bed pillows"

c. Paragraph (a) (8) is amended to read as follows:

(8) Unpainted furniture: All types of unpainted furniture.

d. Paragraph (b) (2) is amended to read as follows:

(2) For sales on a drop shipment basis: Multiply your manufacturer's selling price by 1.15. The resulting price is your ceiling price.

e. Paragraph (c) (3) (i) is amended to read as follows:

(i) Add your wholesaler's selling price and an amount equal to local transportation charges actually incurred by you not to exceed public (common or contract) carrier rates. Then multiply this amount by 1.36. The resulting price is your ceiling price.

f. Paragraph (c) (5) (i) is amended to read as follows:

(i) Add your manufacturer's selling price and an amount equal to local transportation charges actually incurred by you not to exceed public (common or contract) carrier rates. Then multiply this amount by 1.70. The resulting price is your ceiling price.

This amendment shall become effective as follows:

As to section 47 (j) as of May 16, 1944.
As to section 62 (a) (1) (vi) as of May 8, 1944.

As to section 67 (a) (4) (a) (5) (a) (8), (b) (2) (c) (3) (i) and (c) (5) (i) as of May 8, 1944.

(56 Stat. 23, 765; Pub. Law 151, 78th Cong., E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

Issued this 20th day of June 1944.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 44-8967; Filed, June 20, 1944;
11:23 a. m.]

PART 1436—PLASTIC AND SYNTHETIC RESINS
[MPR 406, Amdt. 3]SYNTHETIC RESINS AND PLASTIC MATERIALS
AND SUBSTITUTE RUBBER

A statement of the considerations involved in the issuance of this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.*

Appendix A. Report Form is amended in the following respects:

1. Item A-7 under A. Product to be priced is amended to read as follows:

A-7 Requested maximum price¹ (Sum of A-4, A-5, and A-6)..... \$.....

2. Footnote 3 is added following footnote 2 under A. Product to be priced as follows:

¹See section 11 of the regulation for rounding requested price.

3. Item B-5 and B. Product used as pricing base is amended to read as follows:

B-5 Largest quantity maximum price or current selling price, whichever is lower..... \$.....

4. The heading of the fourth or last column under Item 5 where competing materials are listed for purposes of pricing under section 10 is amended to read as follows:

Maximum price, specify unit and quantity.

This amendment shall become effective June 26, 1944.

Note: The reporting requirements of this amendment have been approved by the Bureau of the Budget in accordance with the Federal Reports Act of 1942.

Issued this 20th day of June 1944.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 44-8972; Filed, June 20, 1944;
11:30 a. m.]

PART 1499—COMMODITIES AND SERVICES
[MPR 165, as amended, Supp. Service Reg. 23]

COMMERCIAL LAUNDRY SERVICE IN THE NEW YORK CITY AREA

A statement of the considerations involved in the issuance of this Supplement

¹⁸ F.R. 8372.

¹⁷ F.R. 6423, 6368, 8239, 8431, 8798, 8943, 8948, 9197, 9342, 9343, 9785, 9971, 9973, 10480, 10819, 18718, 11010; 8 F.R. 1060, 3324, 4782, 5631, 5755, 5933, 6364, 8506, 8873, 10671, 10939, 11754, 12023.

mentary Service Regulation No. 29 has been filed with the Division of the Federal Register.* For the reasons set forth in that statement and under the authority vested in the Price Administrator by the Emergency Price Control Act of 1942 as amended, and Executive Orders Nos. 9250 and 9328, Supplementary Service Regulation No. 29 is hereby issued. The specifications and standards set forth in this supplementary service regulation are those which, prior to the issuance of the regulation, were in general use by the trade in the affected area.

§ 1499.2261 *Commercial laundry services in the New York City area.* (a) Dollars and cents maximum prices established for commercial laundry services supplied by sellers located in the New York City area.

(1) *Commercial flatwork service.* The maximum prices established by Maximum Price Regulation No. 165 for commercial flat work service when supplied by sellers located in the New York City area are modified and henceforth shall be the prices set forth in Appendix A.

(2) *Professional linen supply service.* The maximum prices established by Maximum Price Regulation No. 165 for professional linen supply service when supplied by sellers located in the New York City area are modified and henceforth shall be the prices set forth in Appendix B.

(3) *Linen supply service.* The maximum prices established by Maximum Price Regulation No. 165 for linen supply service when supplied by sellers located in the New York City area are modified and henceforth shall be the prices set forth in Appendix C.

(4) *Exclusions.* This regulation does not apply to the following:

- Laundry service supplied for resale.
- Laundry service supplied to seasonal purchasers.
- Laundry service supplied to steamships and railroads.
- Laundry service supplied to hospitals, Office towel supply service.
- Any laundry service not specified in paragraphs (1) (2) and (3) of this supplementary service regulation.

(5) *New large account purchasers.* The maximum prices for:

- New purchasers buying \$400 or more of commercial flat work service per week;
- New purchasers other than restaurants buying \$15 or more of linen supply service per week;

New restaurant purchasers buying \$50 or more of linen supply service per week;

shall be a price approved by the Office of Price Administration and shall be determined as set forth below. In the event that the new purchaser has been previously supplied by another seller, the maximum prices shall be the same prices at which the former seller supplied the service in the week ending December 11, 1943, provided that these prices do not exceed the maximum prices to that purchaser or class of purchasers as established by Maximum Price Regulation No. 165. If the new purchaser was not supplied the service by another seller in the

week ending December 11, 1943, the maximum prices shall be the prices charged by the seller in that week to the purchaser who most closely resembles the new purchaser with respect to volume purchased, nature of business, and location of business, provided that these prices do not exceed the maximum prices to that purchaser or class of purchasers as established by Maximum Price Regulation No. 165. Application for approval of maximum prices for the new purchaser shall be made to the New York Regional Office before the seller renders and the purchaser pays the first bill. The application shall set forth the name and address of the seller and the purchaser, the purchaser's previous supplier and address, if any, and the maximum prices requested. Unless notified to the contrary within fifteen days, the requested prices may be charged. These prices may be modified at any time by the New York Regional Office.

(6) *Changes in nature of accounts.* Whenever a commercial flatwork or linen supply account changes in nature because of an increase or decrease in weekly volume purchased for four consecutive weeks as compared with the volume purchased in the week ending December 11, 1943, the seller or purchaser may apply to the New York Regional Office for a redetermination of the status of such account. If the account increases so that it falls within the category designated "Large Accounts" in Appendix A or C hereof, the New York Regional Office may order that the prices charged the purchaser in the week ending December 11, 1943 shall be the maximum prices to the purchaser, if such prices are lower than the dollars and cents prices set forth in Appendix A or C. If the volume of a large account decreases so that the amount purchased is less than the amount designated "Large Accounts" in Appendix A or C hereof, the New York Regional Office may order that dollars and cents prices established herein shall be the maximum prices to such purchaser. Maximum prices shall not be redetermined under this paragraph unless it appears that the change in the nature of the account is of a permanent character.

(7) *Adjustments.* On and after the effective date of this regulation the provisions of § 1499.114 (d) of Maximum Price Regulation No. 165 shall no longer be available to sellers covered by this regulation.

On and after the effective date of this regulation the provisions of § 1499.114 (f) of Maximum Price Regulation No. 165 shall no longer be available to and between buyers and sellers for whom specific dollars and cents prices are set forth in Appendices A, B, and C hereof.

(8) *Notice requirements.* Within thirty days after June 26, 1944, every seller of laundry services covered by this regulation shall notify each of his customers of the maximum prices established for that type of service which the seller supplies.

(9) *Invoices.* Seller's invoices or bills must describe the items of service supplied in the terms used in this regulation.

(10) *Record keeping.* Every seller of laundry services covered by this regulation shall keep and make available for inspection by duly authorized agents of the Office of Price Administration all his records relating to the prices he charged for the week ending December 11, 1943, if the seller renders his bills on a weekly basis, or for the billing period including the week ending December 11, 1943 if the seller did not render his bills on a weekly basis. This paragraph shall not be construed to relieve any seller of the record keeping requirements of Maximum Price Regulation No. 165.

(11) *Filing requirements.* Within 30 days after June 26, 1944 every seller of commercial flat work service located in the New York City area shall file with the New York Regional Office of the Office of Price Administration duplicates of the bills rendered his purchasers for commercial flatwork service which amounted to \$400 or more for the week ending December 11, 1943.

(b) Within 30 days after June 26, 1944, every seller of linen supply service located in the New York City area shall file with the New York Regional Office of the Office of Price Administration duplicates of the bills for linen supply service rendered his purchasers other than restaurants which amounted to \$15 or more for the week ending December 11, 1943, and duplicates of the bills for linen supply service rendered his restaurant purchasers which amounted to \$50 or more for that week.

(12) *Definitions.* As used in this regulation:

"Commercial flatwork" means laundry service supplied to industrial and commercial users on flat work and/or garments owned by the purchaser.

"Linen supply service" means the providing of clean linens and/or garments which are owned by the supplier to industrial and commercial users.

"Professional linen supply service" means linen supply service supplied to members of the medical and dental professions.

"New York City area" means the following fifteen counties: In New York State: New York, Bronx, Queens, Richmond, Kings, Westchester, Nassau, Suffolk. In New Jersey: Bergen, Passaic, Hudson, Essex, Union, Middlesex, and Mercer.

"Seasonal purchaser" means a person who buys any service covered by this regulation for less than six months of the year.

"Special dress" means a dress with puffed sleeves or stand-up collar or other modifications of a plain dress, the specifications of which have been ordered by the purchaser, and which is separately processed in the laundry so that the same dress is returned to the customer. "Linens" is not confined to articles made of linen textiles, but includes all articles of whatsoever fabric made, which are commonly embraced by that term.

"Restaurant" means an establishment which sells food or liquor for consumption on the premises.

"New purchaser" means a purchaser not supplied by the seller in the week ending December 11, 1943.

"Maintained weekly inventory basis" means an agreement to supply the purchaser with a sufficient number of clean items each week so that in combination with the clean items he has left on hand he will have a specified number of clean items each week.

The designations of items of laundry service used in this regulation shall be given their ordinary trade meanings as used in the affected area unless indicated to the contrary herein.

(13) *Less than maximum prices.* Lower prices than those established by this regulation may be charged, demanded, paid or offered.

(14) *Delegation of authority.* The New York Regional Office may delegate any authority granted it hereunder to any District Office within its jurisdiction.

APPENDIX A—MAXIMUM PRICES FOR COMMERCIAL FLATWORK SERVICE

	Per piece
Apron, plain	\$0.04
Apron, tea	.08
Bag, heavy	.10
Bedspread, plain	.10
Blanket, double, cotton	.35
Blanket, single, cotton	.20
Blouse (starched and finished)	.20
Blouse, work (tumble dried)	.10
Bureau cover or scarf	.05
Cap (starched and finished)	.10
Cap (tumble dried)	.05
Cloth, banquet	.25
Cloth, face	.01
Cloth, head (starched and finished)	.10
Cloth, head (tumble dried)	.05
Cloth, table, regular	.04
Coat, (starched and finished)	.20
Coat, (tumble dried)	.10
Cover, mattress	.10
Coverall (starched and finished)	.40
Coverall, (tumble dried)	.25
Curtain, shower	.10
Dolly, plain	.02
Dress, plain	.25
Duster	.01
Gloves, work, each	.025
Gown, bath house	.06
Mat, bath	.025
Napkin	.01
Overalls (starched and finished)	.25
Overalls (tumble dried)	.15
Pad, bed	.10
Pad, table	.10
Pants (starched and finished)	.20
Pillow cases	.02 ¹
Robe, bath	.25
Rug, bath	.10
Sheet	.045 ²
Sheet, shower	.10
Shirt (finished)	.10
Shirt, work (starched and finished)	.20
Table top	.03
Towel, barber	.01
Towel, bath	.02 ³
Towel, dish	.015
Towel, face	.015
Towel, glass	.015
Towel, grommet	.01
Towel, hand	.015
Towel, individual	.01
Towel, kitchen	.015

¹ Pillow cases, (4 cents to purchasers of less than \$8.00 per week of commercial flatwork service.)

² Sheet, (6 cents to purchasers of less than \$8.00 per week of commercial flatwork service.)

³ Towel, bath (.025 cents to purchasers of less than \$8.00 per week of commercial flatwork service.)

APPENDIX A—MAXIMUM PRICES FOR COMMERCIAL FLATWORK SERVICE—Continued

	Per piece
Towel, lavatory	\$0.01
Towel, pantry	.015
Towel, roller	.03
Towel, side	.015
Tray, cloth	.015
Uniform, women's (tumble dried)	.20
Uniform, women's and men's (starched and finished)	.40
Wrapper, women's plain (tumble dried)	.15
Wrapper, women's plain (starched and finished)	.25

In the absence of specifications, the above items shall be laundered according to customary trade practice.

The following quantity discounts shall be given:

Weekly purchase:	Discounts (Percent)
\$75.00 to \$149.99	5
150.00 to 249.99	7
250.00 and above	10

(In determining quantity of commercial flatwork service purchased for persons who operate more than one establishment, each establishment shall be treated as a separate purchaser.)

Large accounts. The foregoing prices and discounts apply to all purchasers who bought less than \$400 of commercial flatwork service in the week ending December 11, 1943. The maximum price to each purchaser who bought \$400 or more of commercial flatwork service in the week ending December 11, 1943, shall be the prices charged in that week to each purchaser, provided that these prices do not exceed the maximum prices to that purchaser or class of purchaser, as established under Maximum Price Regulation No. 165.

NOTE: Maximum prices for new large account purchasers must be determined under paragraph (5) of this regulation.

APPENDIX B—MAXIMUM PRICES FOR PROFESSIONAL LINEN SUPPLY SERVICE

	Monthly charge (Total)
Towels sold on a maintained weekly inventory basis of:	
10 pieces	\$1.40
10¢ per piece additional for next 4 pieces	
15 pieces	1.80
7¢ per piece additional for next 4 pieces	
20 pieces	2.25
5¢ per piece additional for next 4 pieces	
(Per piece on maintained weekly inventory basis)	
25 to 49 pieces	\$0.10
50 to 74 pieces	.09
75 to 149 pieces	.085
150 to 200 pieces	.08

Over 200 pieces, 2¢ per piece for towels actually used. A minimum of \$10 a month may be charged.

Other Items:	Price per piece
Coat, doctor's	\$0.35
Gown, dentist's	.40
Gown, doctor's	.40
Gown, patient's	.35
Pillow case	.06
Sheet	.12
Towel, bath, 16 x 32	.05
Uniform, nurse's	.50

Maximum prices for any items not listed here shall be the prices set forth in Appendix C for Linen Supply Service.

APPENDIX C—MAXIMUM PRICES FOR LINEN SUPPLY SERVICE

	Per piece	Per hundred pieces
Apron, plain	\$0.12	
Apron, industrial	.15	
Apron, tea	.08	
Blouse, jumper	.60	
Cap, headband	.10	
Coat, plain	.31	
Coat, special	.35	
Coverall; unionall	.65	
Dress; smock; Hoover	.40	
Dress, bungalow	.25	
Dress, special	.45	
Gown	.40	
Gown, industrial	.45	
Hair cloth, sold to barber shops	.10	
Hair cloth, sold to beauty parlors	.12	
Mat, bath	.03	
Mop	.045	
Napkins, cotton, 16"	.008	\$0.80
Napkins, cotton or corded, 18"	.0095	.95
Napkins, mercerized, 18"	.01	1.00
Napkins, mercerized, 20"	.012	1.20
Napkins, mercerized, 22"	.0135	1.35
Overalls	.35	
Pants and slacks	.31	
Pants, mechanics	.35	
Pants, work; dungarees	.35	
Pillowcase	.06	
Rag	.01	
Rug, bath	.15	
Scarf, bureau	.06	
Shave cloth	.06	
Sheet	.12	
Shirt	.25	
Suit	.57	
Tablecloth, regular	.12	
Tablecloth, colored	.11	
Table top, cotton	.06	
Towel, bath, 16 x 32	.05	
Towel, bath, 18 x 36 or larger	.06	
Towel, kitchen	.03	
Towel, rag	.02	
Towel, roller, 2-yard	.10	
Towel, side and glass	.04	
Towels, 16 x 32, sold to barber shops	.013	1.30
Towels, 16 x 32, sold to beauty parlors	.015	1.50
Towels, face and hand, 16 x 32	.025	
Towels, face and hand, 18 x 36	.03	
Towels, 18 x 36, sold to barber shops	.0135	1.35
Towels, 18 x 36, sold to beauty parlors	.0175	1.75
Towels, massage, sold to barber shops	.03	3.00
Towels, massage, sold to beauty parlors	.0325	3.25
Uniform	.50	

(In determining quantity of linen supply service purchased for persons operating more than one establishment, all establishments shall be considered as a single purchaser.)

Large Accounts. The foregoing prices apply to all purchasers other than restaurants who bought less than \$15 of linen supply service in the week ending December 11, 1943. The maximum prices to each purchaser other than a restaurant who bought \$15 or more of linen supply service in the week ending December 11, 1943 shall be the prices charged in that week to each purchaser, provided that these prices do not exceed the maximum prices to that purchaser or class of purchaser, as established under Maximum Price Regulation No. 165.

The foregoing prices apply to all restaurants which purchased less than \$50 of linen supply service for the week ending December 11, 1943. The maximum prices to each restaurant which purchased \$50 or more of linen supply service in the week ending De-

ember 11, 1943 shall be the prices charged in that week to each purchaser, provided that these prices do not exceed the maximum prices to that purchaser or class of purchaser as established under Maximum Price Regulation No. 165.

NOTE: Maximum prices for new large account purchasers of linen supply service must be determined under paragraph (5) of this regulation.

This supplementary service regulation No. 29 shall become effective June 26, 1944.

NOTE: The record keeping and filing provisions of this regulation have been approved by the Director of the Bureau of the Budget pursuant to the Federal Reports Act of 1942.

Issued this 20th day of June 1944.

CHESTER BOWLES,
Administrator

[F. R. Doc. 44-8954; Filed, June 20, 1944;
11:32 a. m.]

PART 1499—COMMODITIES AND SERVICES [MPR 188, 2d Rev. Order A-3, Amdt. 1]

CERTAIN LISTED BUILDING MATERIALS AND CONSUMERS' GOODS

An opinion accompanying this amendment has been issued simultaneously herewith and filed with the Division of the Federal Register.*

Second Revised Order A-3 issued under § 1499.159b of Maximum Price Regulation No. 188 is amended in the following respect:

Paragraph (b) is amended to read as follows:

(b) *Amount of manufacturer's adjustment.* Any adjustment of a manufacturer's maximum price made under this order will not exceed the following:

(1) If the manufacturer's entire operation is profitable, an amount sufficient to cover the unit manufacturing cost plus packing cost, and shipping cost where delivered prices are quoted or freight is allowed or equalized:

(2) If the manufacturer's entire operation is being conducted at a loss (or will be so within 30 days) an amount sufficient to cover his total unit cost to make and sell the article.

In the case of any manufacturer qualifying under paragraph (a) (2) (i) above, who makes a line of articles with a well-established pattern of price differentials between each of the models in the line, whose price structure and merchandising plan would be seriously disturbed by price adjustments on the basis of the individual costs of the articles for which the manufacturer has qualified, the Administrator may grant a uniform percentage adjustment of the prices of all the articles. The total dollar amount of the price increases resulting from the uniform percentage adjustment shall not exceed the sum of the individual article price increases for which the manufacturer has qualified, both weighted by the sales volume of each article.

*Copies may be obtained from the Office of Price Administration.

In the case of any manufacturer who qualifies under paragraph (a) (2) (ii) above, no adjustment will be made under this order in an amount greater than his customers have agreed to absorb.

This amendment shall become effective on the 21st day of June 1944.

(56 Stat. 23, 765; Pub. Law 151, 78th Cong., E.O. 9250, 7 F.R. 7871, E.O. 9328, 8 F.R. 4681)

Issued this 20th day of June 1944.

CHESTER BOWLES,
Administrator

[F. R. Doc. 44-8968; Filed, June 20, 1944;
11:29 a. m.]

PART 1499—COMMODITIES AND SERVICES [Rev. SR 14 to GMPR, Corr. to Amdt. 134]

RADIO RECEIVER TUBES

Paragraph (k) is corrected in the following respects:

1. The maximum retail price for type 01A is corrected to read \$.90.

2. The maximum retail price for type 2A3 is corrected to read \$1.95.

3. The maximum retail price for type 6P7G is corrected to read \$2.35.

4. The maximum retail price for type 6SL7GT is corrected to read \$1.60.

5. The maximum retail price for type 12SL7GT is corrected to read \$1.60.

6. Correct the listing of type 25Z6C to read 25Z6G. This correction shall be effective on the 26th day of June 1944.

(56 Stat. 23, 765; Pub. Law 151, 78th Cong., E.O. 9250, 7 F.R. 7871, E.O. 9328, 8 F.R. 4681)

Issued this 20th day of June 1944.

CHESTER BOWLES,
Administrator

[F. R. Doc. 44-8966; Filed, June 20, 1944;
11:30 a. m.]

PART 1499—COMMODITIES AND SERVICES [Rev. SR 14 to GMPR, Amdt. 144]

SECOND-HAND FRACTIONAL HORSE POWER ELECTRIC MOTORS

A statement of the considerations involved in the issuance of this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.*

Revised Supplementary Regulation 14 is amended by the addition to Article VI of a new section to read as follows:

SEC. 650 *Modification of maximum prices of second-hand fractional horse power electric motors of ¾ horse power or less—(a) Applicability.* This section shall apply to the sale and delivery, but not the rental, of any rebuilt fractional horse power electric motor of ¾ horse power or less, and the sale and delivery of any used fractional horse power electric motor at retail.

(b) *Definition of rebuilt and guaranteed.* As used for the purpose of this section, a "rebuilt and guaranteed" motor is one in which (1) worn, defective or missing components which should be

replaced or repaired for successful operation, have been replaced and repaired, (2) carries a written guarantee of successful operation for a period of not less than one year from the date of shipment to the purchaser, or, when installed by the seller, from the date of installation, and (3) which is expressly invoiced as a rebuilt and guaranteed motor.

(c) *Sales of rebuilt and guaranteed motors—(1) Sale at retail.* The maximum price for the sale and delivery to a purchaser at retail of a rebuilt and guaranteed fractional horse power motor of ¾ horse power or less shall be (i) 75% of the list price in effect of the nearest equivalent new motor, plus (ii) an additional sum of \$7.00, less an allowance for the exchange, transfer or trade-in of a used motor as provided in paragraph (e) hereof.

(2) *Sales other than at retail.* The maximum price for the sale and delivery to all purchasers other than purchasers at retail of a rebuilt and guaranteed fractional horse power motor of ¾ horse power or less shall be 85% of the retail price, as determined by paragraph (c) (1).

(d) *Sales of second-hand motors which are not rebuilt and guaranteed.* The maximum price for any sale and delivery of any second-hand fractional horse power motor to which this section applies, but which does not qualify as a rebuilt and guaranteed motor, as defined in paragraph (b) hereof, shall be 75% of the list price in effect of the nearest equivalent new motor. Such price shall apply whether the sale be at retail or otherwise.

(e) *Exchange allowances.* A used fractional horse power motor exchanged, transferred or traded-in, in connection with a sale of a rebuilt and guaranteed motor under paragraphs (c) (1) and (c) (2) above, is a part-payment of the price for such rebuilt motor. The allowance for such part-payment shall be not less than the following, according to the size of the motor exchanged, transferred or traded-in:

¾ horse power or less \$1.00.
Over ¾ and including ½ hp \$2.00.
Over ½ and including ¼ hp \$3.00.

This amendment shall become effective June 26, 1944.

(56 Stat. 23, 765; Pub. Law 151, 78th Cong., E.O. 9250, 7 F.R. 7871, E.O. 9328, 8 F.R. 4681)

Issued this 20th day of June 1944.

CHESTER BOWLES,
Administrator

[F. R. Doc. 44-8969; Filed, June 20, 1944;
11:29 a. m.]

TITLE 41—PUBLIC CONTRACTS

Chapter II—Division of Public Contracts

PART 202—MINIMUM WAGE DETERMINATIONS

DIMENSION GRANITE INDUSTRY

This matter is before me pursuant to section 1 (b) of the Act of June 30, 1936 (49 Stat. 2036; 41 U.S.C. Supp. III, 35),

entitled "An act to provide conditions for the purchase of supplies and the making of contracts by the United States, and for other purposes," otherwise known as the Walsh-Healey Public Contracts Act.

On March 15, 1944 the Acting Administrator of the Division of Public Contracts of the United States Department of Labor issued a notice of opportunity to show cause on or before April 30, 1944, why I should not amend the prevailing minimum wage determination for the dimension granite industry, issued by me on December 22, 1937, by increasing the prevailing minimum wage from 32½ to 40 cents per hour in the States of North Carolina, Virginia, South Carolina, Georgia, Florida, Alabama, Tennessee, Kentucky, Mississippi, Louisiana, Arkansas and Texas.

The notice sets forth that: (1) The minimum wage required to be paid by dimension granite manufacturers subject to the provisions of the Fair Labor Standards Act of 1938 became 40 cents an hour on December 27, 1943, pursuant to the wage order of the Administrator of the Wage and Hour Division for the stone, clay, glass, and allied industries; and (2) substantially all employees subject to my prevailing minimum wage determination for the dimension granite industry are engaged in commerce or in the production of goods for commerce, and consequently the wage order has the effect of establishing not less than 40 cents an hour as the prevailing minimum wage in the dimension granite industry.

This notice was sent to trade unions, trade associations, and publications and was duly published in the FEDERAL REGISTER on March 30, 1944 (9 F.R. 3430). No objections, protests, nor any statements in opposition to the proposed amendment have been received.

Upon consideration of all the facts and circumstances, I hereby determine:

§ 202.9 *Dimension Granite Industry.* The prevailing minimum wage for employees engaged in the performance of contracts with agencies of the United States Government, subject to the provisions of the Walsh-Healey Public Contracts Act (49 Stat. 2036; 41 U.S.C. Supp. III, 35) for the manufacture and supply of dimension granite, including monumental stone, building stone, paving blocks, curbing, riprap, and rubble, but not crushed stone, for the States of North Carolina, Virginia, South Carolina, Georgia, Florida, Alabama, Tennessee, Kentucky, Mississippi, Louisiana, Arkansas and Texas, shall be 40 cents per hour or \$16 per week based on a 40-hour week arrived at either on a time- or piece-work basis.

Pursuant to my prevailing minimum wage determination of December 22, 1937, the minimum wage rates for the remaining States shall continue to be as follows:

(a) In Maine, New Hampshire, Vermont, Connecticut, Massachusetts, Rhode Island, and New York: 57½ cents per hour or \$23 per week, based on a 40-hour week, arrived at either on a time- or piece-work basis.

(b) In Pennsylvania, New Jersey, Delaware, Maryland, District of Columbia, West Virginia, Ohio, Indiana, Illinois, Michigan, Wisconsin, Minnesota, Iowa, Missouri, Oklahoma, Kansas, Nebraska, South Dakota, North Dakota, Montana, Idaho, Wyoming, Colorado, New Mexico, Arizona, Utah, Nevada, California, Oregon and Washington: 42½ cents per hour or \$17 per week based on a 40-hour week arrived at either on a time- or piece-work basis.

This determination shall be effective and its provisions shall apply to all contracts subject to the Public Contracts Act, bids for which are solicited or negotiations otherwise commenced by the contracting agency on or after July 8, 1944.

Nothing in this determination shall affect such obligations for the payment of minimum wages as an employer may have under any law or agreement more favorable to employees than the requirements of this determination.

Until this amended determination becomes effective, my original decision of December 22, 1937, shall remain in full force and effect.

Dated: June 8, 1944.

FRANCES PERKINS,
Secretary of Labor.

[F. R. Doc. 44-8891; Filed, June 19, 1944;
3:58 p. m.]

PART 202—MINIMUM WAGE DETERMINATIONS FERTILIZER INDUSTRY

This matter is before me pursuant to section 1 (b) of the Act of June 30, 1936 (49 Stat. 2036; 41 U.S.C. Supp. III, 35) entitled "An act to provide conditions for the purchase of supplies and the making of contracts by the United States, and for other purposes," otherwise known as the Walsh-Healey Public Contracts Act.

On March 15, 1944, the Acting Administrator of the Division of Public Contracts of the United States Department of Labor issued a notice of opportunity to show cause on or before April 30, 1944, why I should not amend the prevailing minimum wage determination for the fertilizer industry, issued by me on August 15, 1939, and amended March 20, 1940, by increasing the prevailing minimum wage from 30 cents an hour in Kent and Sussex Counties of Delaware, the Eastern Shore of Maryland (including Cecil, Kent, Queen Annes, Talbot, Caroline, Dorchester, Wicomico, Worcester, and Somerset Counties) Virginia, Tennessee, Kentucky, North Carolina, South Carolina, Georgia, Florida, Alabama, Mississippi, Louisiana, Arkansas, Oklahoma, and Texas, to 40 cents an hour.

The notice sets forth that: (1) The minimum wage required to be paid by manufacturers of fertilizer subject to the provisions of the Fair Labor Standards Act of 1938 became 40 cents an hour on February 7, 1944, pursuant to the wage order of the Administrator of the Wage and Hour Division for the chem-

ical, petroleum and coal products, and allied manufacturing industries; and (2) substantially all employees subject to my prevailing minimum wage determination for the Fertilizer Industry are engaged in commerce or in the production of goods for commerce, and consequently the wage order has the effect of establishing not less than 40 cents an hour as the prevailing minimum wage in the fertilizer industry.

This notice was sent to trade unions, trade associations, and publications and was duly published in the FEDERAL REGISTER on March 30, 1944 (9 F.R. 3433). No objections, protests, nor any statements in opposition to the proposed amendment have been received.

Upon consideration of all the facts and circumstances, I hereby determine:

§ 202.32 *Fertilizer industry.* The prevailing minimum wage for employees engaged in the performance of contracts with agencies of the United States Government, subject to the provisions of the Walsh-Healey Public Contracts Act (49 Stat. 2036; 41 U.S.C. Supp. III, 35) for the manufacture or supply of superphosphates and concentrated superphosphates; and for the manufacture or mixing of concentrated fertilizer from superphosphates, potash and ammoniates is 40 cents per hour or \$16.00 per week of 40 hours, arrived at either upon a time or piece-work basis in all States and the District of Columbia other than New Mexico, Colorado, Wyoming, Montana, Idaho, Utah, Arizona, Nevada, California, Oregon, and Washington, in which 11 States the prevailing minimum wage shall continue to be 50 cents an hour or \$20.00 per week of 40 hours arrived at either upon a time or piece-work basis in accordance with my determination of August 15, 1939.

This determination shall be effective and its provisions shall apply to all contracts subject to the Public Contracts Act, bids for which are solicited or negotiations otherwise commenced by the contracting agency on or after July 8, 1944.

Nothing in this determination shall affect such obligations for the payment of minimum wages as an employer may have under any law or agreement more favorable to employees than the requirements of this determination.

Until this amended determination becomes effective, my original decision of August 15, 1939, as amended March 20, 1940, shall remain in full force and effect.

Dated: June 8, 1944.

FRANCES PERKINS,
Secretary of Labor

[F. R. Doc. 44-8392; Filed, June 19, 1944;
3:53 p. m.]

PART 202—MINIMUM WAGE DETERMINATIONS PAPER AND PULP INDUSTRY

This matter is before me pursuant to section 1 (b) of the Act of June 30, 1936 (49 Stat. 2036; 41 U.S.C. Supp. III, 35)

entitled "An act to provide conditions for the purchase of supplies and the making of contracts by the United States, and for other purposes," otherwise known as the Walsh-Healey Public Contracts Act.

On March 15, 1944, the Acting Administrator of the Division of Public Contracts of the United States Department of Labor issued a notice of opportunity to show cause on or before April 30, 1944, why I should not amend the prevailing minimum wage determination for the paper and pulp industry, issued by me on September 26, 1939, by increasing the prevailing minimum wage from 35 cents in the States of Virginia, North Carolina, South Carolina, Georgia, Alabama, Tennessee, Kentucky, Mississippi, Louisiana, Arkansas, Oklahoma, Florida, and Texas; and from 39 cents in the States of Maine, New Hampshire, Vermont, Massachusetts, Connecticut, Rhode Island, New York, New Jersey, Pennsylvania, Delaware, Maryland, West Virginia, Ohio, Indiana, Michigan, Wisconsin, Illinois, Missouri, Iowa, Minnesota, North Dakota, South Dakota, Nebraska, Kansas, New Mexico, Colorado, Wyoming, Montana, Idaho, Utah, Arizona, Nevada, and the District of Columbia to 40 cents an hour.

The notice sets forth that: (1) The minimum wage required to be paid by manufacturers of paper and pulp subject to the provisions of the Fair Labor Standards Act of 1938 became 40 cents an hour pursuant to the wage orders for the pulp and primary paper industry and for the converted paper products industry, issued by the Administrator of the Wage and Hour Division, effective September 16, 1940, and February 15, 1943, respectively; and (2) substantially all employees subject to my prevailing minimum wage determination for the paper and pulp industry are engaged in commerce or in the production of goods for commerce, and consequently the wage orders have the effect of establishing not less than 40 cents an hour as the prevailing minimum wage in the paper and pulp industry.

This notice was sent to trade unions, trade associations, and publications and was duly published in the *FEDERAL REGISTER* on March 30, 1944 (9 F.R. 3432). No objections, protests, nor any statements in opposition to the proposed amendment have been received. A statement supporting the proposed amendment was filed by the Paper Workers Organizing Committee, Cincinnati, Ohio.

Upon consideration of all the facts and circumstances, I hereby determine:

§ 202.33 *Paper and pulp industry.* The prevailing minimum wage for employees engaged in the performance of contracts with agencies of the United States Government, subject to the provisions of the Walsh-Healey Public Contracts Act (49 Stat. 2036; 41 U.S.C. Supp. III, 35) for the manufacture or furnishing of pulp and other fiber and the primary conversion of pulp and other fiber into paper and paperboard, and in addition, the manufacture and conversion of primary paper into toilet paper and paper towels, coated book paper and

paper shipping sacks, is 40 cents per hour or \$16.00 per week of 40 hours, arrived at either upon a time or piece-work basis, for all States and the District of Columbia, except Washington, Oregon and California, in which three States the prevailing minimum wage shall continue to be 50 cents an hour or \$20.00 per week of 40 hours arrived at either upon a time or piece-work basis in accordance with my determination of September 26, 1939.

This determination shall be effective and its provisions shall apply to all contracts subject to the Public Contracts Act, bids for which are solicited or negotiations otherwise commenced by the contracting agency on or after July 8, 1944.

Nothing in this determination shall affect such obligations for the payment of minimum wages as an employer may have under any law or agreement more favorable to employees than the requirements of this determination.

Until this amended determination becomes effective, my original decision of September 26, 1939 shall remain in full force and effect.

Dated: June 8, 1944.

FRANCES PERKINS,
Secretary of Labor

[F. R. Doc. 44-8893; Filed, June 19, 1944;
3:58 p. m.]

PART 202—MINIMUM WAGE DETERMINATIONS

STRUCTURAL CLAY PRODUCTS INDUSTRY

This matter is before me pursuant to section 1 (b) of the Act of June 30, 1936 (49 Stat. 2036; 41 U.S.C. Supp. III, 35) entitled "An act to provide conditions for the purchase of supplies and the making of contracts by the United States, and for other purposes," otherwise known as the Walsh-Healey Public Contracts Act.

On March 15, 1944, the Acting Administrator of the Division of Public Contracts of the United States Department of Labor issued a notice of opportunity to show cause on or before April 30, 1944, why I should not amend the prevailing minimum wage determination for the structural clay products industry, issued by me on December 27, 1940, and amended on September 26, 1941, by increasing the prevailing minimum wage from 34 cents an hour in the States of Maryland, Virginia, Kentucky, Tennessee, North Carolina, South Carolina, Georgia, Alabama, Mississippi, Florida, Louisiana, Arkansas, Oklahoma, Texas, New Mexico, and the District of Columbia to 40 cents an hour.

The notice sets forth that: (1) The minimum wage required to be paid by manufacturers of structural clay products subject to the provisions of the Fair Labor Standards Act of 1938 became 40 cents an hour on December 27, 1943, pursuant to the wage order of the Administrator of the Wage and Hour Division for the stone, clay, glass, and allied industries; and (2) substantially all employees subject to my prevailing minimum wage determination for the struc-

tural clay products industry are engaged in commerce or in the production of goods for commerce, and consequently the wage order has the effect of establishing not less than 40 cents an hour as the prevailing minimum wage in the structural clay products industry.

This notice was sent to trade unions, trade associations, and publications and was duly published in the *FEDERAL REGISTER* on March 30, 1944 (9 F.R. 3431). No objections, protests, nor any statements in opposition to the proposed amendment have been received.

Upon consideration of all the facts and circumstances, I hereby determine:

§ 202.36 *Structural clay products industry.* The prevailing minimum wage for employees engaged in the performance of contracts with agencies of the United States Government, subject to the provisions of the Act of June 30, 1936 (49 Stat. 2036; 41 U.S.C. Supp. III, 35) for the manufacture or supply of common brick, face brick, (including glazed and enameled brick) salt glazed brick, manhole brick, structural clay tile (including glazed tile) unglazed facing tile, paving brick, and clay or shale granules is 40 cents per hour or \$16.00 per week of 40 hours arrived at either upon a time- or piece-work basis.

This determination shall be effective and its provisions shall apply to all contracts subject to the Public Contracts Act, bids for which are solicited or negotiations otherwise commenced by the contracting agency on or after July 8, 1944.

Nothing in this determination shall affect such obligations for the payment of minimum wages as an employer may have under any law or agreement more favorable to employees than the requirements of this determination.

Until this amended determination becomes effective, my original decision of December 27, 1940, as amended September 26, 1941, shall remain in full force and effect.

Dated: June 8, 1944.

FRANCES PERKINS,
Secretary of Labor

[F. R. Doc. 44-8894; Filed, June 19, 1944;
3:58 p. m.]

PART 202—MINIMUM WAGE DETERMINATIONS

EVAPORATED MILK INDUSTRY

This matter is before me pursuant to section 1 (b) of the Act of June 30, 1936 (49 Stat. 2036; 41 U.S.C. Supp. III, 35) entitled "An act to provide conditions for the purchase of supplies and the making of contracts by the United States, and for other purposes, otherwise known as the Walsh-Healey Public Contracts Act.

On March 15, 1944 the Acting Administrator of the Division of Public Contracts of the United States Department of Labor issued a notice of opportunity to show cause on or before April 30, 1944, why I should not amend the prevailing minimum wage determination for the evaporated milk industry, issued by me on

October 3, 1941, by increasing the prevailing minimum wage from 32½ cents to 40 cents per hour in the States of Kansas, Missouri, Oklahoma, Texas, Arkansas, Louisiana, Maine, New Hampshire, Vermont, New York, Massachusetts, Rhode Island, Connecticut, New Jersey, Pennsylvania, Delaware, Maryland, West Virginia, Virginia, North Carolina, South Carolina, Florida, Mississippi, Alabama, Georgia, Tennessee, Kentucky, Indiana, Illinois, and the District of Columbia.

The notice sets forth that: (1) The minimum wage required to be paid by evaporated milk manufacturers subject to the provisions of the Fair Labor Standards Act of 1938 would become 40 cents an hour on and after March 20, 1944, pursuant to the wage order of the Administrator of the Wage and Hour Division for the meat, poultry, and dairy products industry, which was to be effective that date; and (2) substantially all employees subject to my prevailing minimum wage determination for the evaporated milk industry are engaged in commerce or in the production of goods for commerce, and consequently the wage order would have the effect of establishing not less than 40 cents an hour as the prevailing minimum wage in the evaporated milk industry.

This notice was sent to trade unions, trade associations, and publications and was duly published in the FEDERAL REGISTER on March 30, 1944 (9 F.R. 3432). No objections, protests, nor any statements in opposition to the proposed amendment have been received.

Upon consideration of all the facts and circumstances, I hereby determine:

§ 202.40 *Evaporated milk industry.* The prevailing minimum wage for employees engaged in the performance of contracts with agencies of the United States Government, subject to the provisions of the Walsh-Healey Public Contracts Act (49 Stat. 2036; 41 U.S.C. Supp. III, 35) for the manufacture and supply of evaporated milk is 40 cents per hour or \$16.00 per week of 40 hours, arrived at either upon a time or piece-work basis, in all States and the District of Columbia other than Washington, Oregon and California, in which three States the prevailing minimum wage shall continue to be 50 cents an hour or \$20.00 per week of 40 hours arrived at either upon a time or piece-work basis in accordance with my determination of October 3, 1941.

This determination shall be effective and its provisions shall apply to all contracts subject to the Public Contracts Act, bids for which are solicited or negotiations otherwise commenced by the contracting agency on or after July 8, 1944.

Nothing in this determination shall affect such obligations for the payment of minimum wages as an employer may have under any law or agreement more favorable to employees than the requirements of this determination.

Until this amended determination becomes effective, my original decision of

October 3, 1941, shall remain in full force and effect.

Dated: June 8, 1944.

FRANCES PERKINS,
Secretary of Labor.

[F. R. Doc. 44-8395; Filed, June 10, 1944;
3:58 p. m.]

TITLE 46—SHIPPING

Chapter I—Coast Guard: Inspection and Navigation

AMENDMENTS TO REGULATIONS AND APPROVAL OF EQUIPMENT

By virtue of the authority vested in me by R. S. 4405, 4417a, 4426, 4471, 4481, 4488, 4491, as amended, 45 Stat. 1493, 49 Stat. 888, 1384, 1543, 1544, 54 Stat. 163-167, 1028 (375, 391a, 404, 464, 474, 481, 489, 85a, 88a, 369, 367, 526-526t, 463a), Proclamations 2487, 2500 (3 CFR, Cum. Supp. Chap. I), and Executive Order 9083, dated February 28, 1942 (3 CFR, Cum. Supp. Chap. II) the following amendments to the regulations and approval of equipment are prescribed:

Subchapter D—Tank Vessels

PART 34—FIRE-FIGHTING EQUIPMENT

Section 34.2-5 (a) is deleted and the following is substituted instead:

§ 34.2-5 *Fire pump relief valves and piping—T/ALL.* (a) Fire pumps shall be fitted on the discharge side with a relief valve and a pressure gage to indicate the pressure on the fire main. Except when the fire pumps are being used in tank cleaning operations, the relief valves shall be set to relieve at 25 pounds higher than the pressure necessary to maintain the requirements of § 34.2-2 (b) of this part. If the fire pumps operating under shut-off conditions are not capable of producing a pressure exceeding 125 pounds p. s. i., the relief valves may be omitted.

Subchapter E—Load Lines

PART 48—FOREIGN VOYAGES DURING THE NATIONAL EMERGENCY

Part 48 is amended by the addition of the following new section:

§ 48.5a *Load line markings.* (a) In the case of a vessel marked (as in Figure B1, § 44.3) with Great Lakes markings aft of the diamond and emergency coastwise or special service markings forward of the diamond, and if this vessel is also furnished with a certificate on the international form, before the vessel may enter the foreign trade all Great Lakes and emergency coastwise or special service markings shall be painted out and the vessel shall show only markings in accordance with the international form as determined by Part 43.

(b) In the case of a vessel marked (as in Figure B2, § 44.3) with special service or emergency coastwise markings (other than timber) aft of the disc, and if this vessel is also furnished with a certificate

on the international form, before the vessel may enter the foreign trade the load line markings shall be painted out so that only international load lines with the appropriate disc are shown.

(c) In the case of a timber vessel entering the foreign trade, only the international timber load lines aft of the disc and the international load lines forward of the disc shall be displayed (as in Figure 4, § 43.78).

Subchapter G—Ocean and Coastwise: General Rules and Regulations

PART 61—FIRE APPARATUS; FIRE PREVENTION

Section 61.5 (b) (5) is deleted and the following is substituted instead:

§ 61.5 *Steam fire pumps or their equivalent.* * * *

(b) *Fire pumps on steam vessels contracted for on or after 1 July, 1935.* * * *

(5) Fire pumps shall be fitted on the discharge side with relief valves set to relieve at 25 pounds higher than the pressure necessary to maintain the requirements of paragraph (b) (2) (i) above, and a pressure gage to indicate the pressure on the fire main. If the fire pumps operating under shut-off conditions are not capable of producing a pressure exceeding 125 pounds p. s. i., the relief valve may be omitted.

Subchapter H—Great Lakes: General Rules and Regulations

PART 77—FIRE APPARATUS; FIRE PREVENTION

Section 77.5 (b) (5) is deleted and the following is substituted instead:

§ 77.5 *Steam fire pumps or their equivalent.* * * *

(b) *Fire pumps on steam vessels contracted for on or after 1 July, 1935.* * * *

(See § 61.5 of this chapter which is identical with this section.)

Subchapter I—Bays, Sounds, and Lakes Other Than the Great Lakes: General Rules and Regulations

PART 95—FIRE APPARATUS; FIRE PREVENTION

Section 95.5 (b) (5) is deleted and the following is substituted instead:

§ 95.5 *Steam fire pumps or their equivalent.* * * *

(b) *Fire pumps on steam vessels contracted for on or after 1 July, 1935.* * * *

(See § 61.5 of this chapter which is identical with this section.)

Subchapter J—Rivers: General Rules and Regulations

PART 114—FIRE APPARATUS; FIRE PREVENTION

Section 114.7 (b) (5) is deleted and the following is substituted instead:

§ 114.7 *Steam fire pumps or their equivalent.* * * *

(b) *Fire pumps on steam vessels contracted for on or after 1 July, 1935.* * * *

(See § 61.5 of this chapter which is identical with this section.)

APPROVAL OF EQUIPMENT

BUOYANT CUSHION

15' x 15' x 2" Typha filled buoyant cushion, Approval No. B-223, manufactured by W. H. Temme & Co., 827-831 Madison Street, Oak Park, Ill. (For use on motorboats of Classes A, 1, and 2 not carrying passengers for hire, for the duration of the National Emergency and six months thereafter.)

DAVIT

Barclay Gravity Davit, Type A-1 (Assembly Dwg. No. 565-E, Rev. 6, dated October 12, 1943) (Maximum working load of 15,010 pounds per set—7,505 pounds per arm), submitted by the Landley Company, Inc., 15 Park Row, New York, N. Y.

FIRE RETARDANT MATERIAL

Insulpray; plaster (Insulant for Class A-1 construction in conjunction with an approved Class B panel), 1½" thickness—12 lbs. per cu. ft. density; 2" thickness—8 lbs. per cu. ft. density, submitted by Sprayed Insulations Inc., Montclair, New Jersey.

LIFE RAFTS

20-person improved type life raft (Dwg. No. B-3-A dated 12 May, 1944), submitted by Blaircraft, 3355 N. E. 73d St., Portland, Oregon.

24-person improved type metallic life raft, model #6 (Dwg. No. 1761, dated 23 May, 1944), submitted by L. A. Young Spring & Wire Co., 900 High Street, Oakland, California.

SEA ANCHOR

Type A-1 sea anchor (Coast Guard Dwg. MMI-562 and specification dated 1 November, 1943), submitted by the Atlas Marine Supply Company, 264 West Seventh St., San Pedro, California.

WINCH

Lifeboat winch for Gravity Davits, Type BSH-10 (Dwg. Nos. 1172-D, Rev. dated March 8, 1944, and 1173-D, dated March 7, 1944) (Approved for 15,500 pounds at the drums—7,750 pounds per fall), submitted by The Landley Company, Inc., 15 Park Row, New York, N. Y.

Approved: June 19, 1944.

R. R. WAESCHE,
Vice Admiral, U. S. C. G.,
Commandant.

[F. R. Doc. 44-8898; Filed, June 20, 1944;
9:10 a. m.]

Notices

FEDERAL POWER COMMISSION.

[Docket No. IT-5897]

MONTANA-DAKOTA UTILITIES CO.

NOTICE OF APPLICATION

JUNE 16, 1944.

Notice is hereby given that on June 15, 1944, an application was filed with the Federal Power Commission, pursuant to section 204 of the Federal Power Act, by Montana-Dakota Utilities Co., a corporation organized under the laws of the State of Delaware and carrying on electric and gas utilities business in the States of Montana, North Dakota and South Dakota, and a gas utility business in the State of Wyoming, with its principal business office at Minneapolis, Minnesota, seeking an order authorizing the issuance of 20,894½ shares of 5% Series Preferred Stock of \$100 par value per

share. The application states that it is planned that the stock will be issued and sold during the third quarter of 1944 and that it will carry accrued dividends from July 1, 1944; all as more fully appears in the application on file with the Commission.

Any person desiring to be heard or to make any protest in reference to said application should, on or before the 6th day of July, 1944, file a petition or protest in accordance with the Commission's rules of practice and regulations.

[SEAL]

LEON M. FUQUAY,
Secretary.

[F. R. Doc. 44-8899; Filed, June 20, 1944;
9:51 a. m.]

INTERSTATE COMMERCE COMMISSION.

[S. O. 70-A, Special Permit 310]

RECONSIGNMENT OF POTATOES AT KANSAS CITY, MO.

Pursuant to the authority vested in me by paragraph (f) of the first ordering paragraph (§ 95.35, 8 F.R. 14624) of Service Order No. 70-A of October 22, 1943, permission is granted for any common carrier by railroad subject to the Interstate Commerce Act:

To disregard entirely the provisions of Service Order No. 70-A insofar as it applies to the reconsignment at Kansas City, Missouri, June 13, 1944, by L. S. Taube Company, of car PFE 45363, potatoes, now on the AT&SF Railroad, to Danville, Illinois (Wabash).

The waybill shall show reference to this special permit.

A copy of this special permit has been served upon the Association of American Railroads, Car Service Division, as agent of the railroads subscribing to the car service and per diem agreement under the terms of that agreement; and notice of this permit shall be given to the general public by depositing a copy in the office of the Secretary of the Commission at Washington, D. C., and by filing it with the Director, Division of the Federal Register.

Issued at Washington, D. C., this 13th day of June 1944.

V. C. CLINGER,
Director
Bureau of Service.

[F. R. Doc. 44-8923; Filed, June 20, 1944;
10:54 a. m.]

[S. O. 70-A, Special Permit 311]

RECONSIGNMENT OF WATERMELONS AT CHICAGO, ILL.

Pursuant to the authority vested in me by paragraph (f) of the first ordering paragraph (§ 95.35, 8 F.R. 14624) of Service Order No. 70-A of October 22, 1943, permission is granted for any common carrier by railroad subject to the Interstate Commerce Act:

To disregard entirely the provisions of Service Order No. 70-A insofar as it applies to the reconsignment at Chicago, Illinois, June 13, 1944, by Cohen and Gordon Company of car SAL 28984, watermelons, now on the

Chicago Produce Terminal, to Capps Company, Stevens Point, Wisconsin.

The waybill shall show reference to this special permit.

A copy of this special permit has been served upon the Association of American Railroads, Car Service Division, as agent of the railroads subscribing to the car service and per diem agreement under the terms of that agreement; and notice of this permit shall be given to the general public by depositing a copy in the office of the Secretary of the Commission at Washington, D. C., and by filing it with the Director, Division of the Federal Register.

Issued at Washington, D. C., this 13th day of June, 1944.

V. C. CLINGER,
Director
Bureau of Service.

[F. R. Doc. 44-8924; Filed, June 20, 1944;
10:54 a. m.]

[S. O. 70-A, Special Permit 312]

RECONSIGNMENT OF POTATOES AT KANSAS CITY, MO.

Pursuant to the authority vested in me by paragraph (f) of the first ordering paragraph (§ 95.35, 8 F.R. 14624) of Service Order No. 70-A of October 22, 1943, permission is granted for any common carrier by railroad subject to the Interstate Commerce Act:

To disregard entirely the provisions of Service Order No. 70-A insofar as it applies to the reconsignment at Kansas City, Missouri, June 14, 1944, by C. H. Gonder of car SFRD 38673, potatoes, now on the A. T. & S. F. Railroad, to Manhattan, Kansas (U. P.).

The waybill shall show reference to this special permit.

A copy of this special permit has been served upon the Association of American Railroads, Car Service Division, as agent of the railroads subscribing to the car service and per diem agreement under the terms of that agreement; and notice of this permit shall be given to the general public by depositing a copy in the office of the Secretary of the Commission at Washington, D. C., and by filing it with the Director, Division of the Federal Register.

Issued at Washington, D. C., this 13th day of June, 1944.

V. C. CLINGER,
Director
Bureau of Service.

[F. R. Doc. 44-8925; Filed, June 20, 1944;
10:54 a. m.]

[S. O. 70-A, Special Permit 313]

RECONSIGNMENT OF POTATOES AT CHICAGO, ILL.

Pursuant to the authority vested in me by paragraph (f) of the first ordering paragraph (§ 95.35, 8 F.R. 14624) of Service Order No. 70-A of October 22, 1943, permission is granted for any common carrier by railroad subject to the Interstate Commerce Act:

To disregard entirely the provisions of Service Order No. 70-A insofar as it applies

to the reconsignment at Chicago, Illinois, June 14, 1944, by Bacon Brothers Company of car FGE 51548, potatoes, now on the Chicago Produce Terminal to Rinella, Inc., Galesburg, Illinois.

The waybill shall show reference to this special permit.

A copy of this special permit has been served upon the Association of American Railroads, Car Service Division, as agent of the railroads subscribing to the car service and per diem agreement under the terms of that agreement; and notice of this permit shall be given to the general public by depositing a copy in the office of the Secretary of the Commission at Washington, D. C., and by filing it with the Director, Division of the Federal Register.

Issued at Washington, D. C., this 14th day of June, 1944.

V. C. CLINGER,
Director
Bureau of Service.

[F. R. Doc. 44-8926; Filed, June 20, 1944;
10:54 a. m.]

[S. O. 70-A, Special Permit 314]

RECONSIGNMENT OF PEAS AT KANSAS CITY, Mo.

Pursuant to the authority vested in me by paragraph (f) of the first ordering paragraph (§ 95.35, 8 F.R. 14624) of Service Order No. 70-A of October 22, 1943, permission is granted for any common carrier by railroad subject to the Interstate Commerce Act:

To disregard entirely the provisions of Service Order No. 70-A insofar as it applies to the reconsignment at Kansas City, Missouri, not later than 7:00 a. m., June 15, 1944, by Wesco Foods Company, of cars SFRD 24198, URT 6019 and PFE 51220, containing peas, now on the Missouri Pacific Railroad, to Wesco Foods Company, Chicago, Illinois.

The waybills shall show reference to this special permit.

A copy of this special permit has been served upon the Association of American Railroads, Car Service Division, as agent of the railroads subscribing to the car service and per diem agreement under the terms of that agreement; and notice of this permit shall be given to the general public by depositing a copy in the office of the Secretary of the Commission at Washington, D. C., and by filing it with the Director, Division of the Federal Register.

Issued at Washington, D. C., this 14th day of June, 1944.

V. C. CLINGER,
Director
Bureau of Service.

[F. R. Doc. 44-8927; Filed, June 20, 1944;
10:54 a. m.]

[S. O. 70-A, Special Permit 315]

RECONSIGNMENT OF ORANGES AT CHICAGO, ILL.

Pursuant to the authority vested in me by paragraph (f) of the first ordering paragraph (§ 95.35, 8 F.R. 14624) of Service Order No. 70-A of October 22, 1943, permission is granted for any common

carrier by railroad subject to the Interstate Commerce Act:

To disregard entirely the provisions of Service Order No. 70-A insofar as it applies to the reconsignment at Chicago, Illinois, June 14, 1944, by Simon Siegel Company of cars SFRD 20426 and PFE 93286, oranges, now on the Chicago Produce Terminal, to S. Albertson Company, Boston, Massachusetts.

The waybills shall show reference to this special permit.

A copy of this special permit has been served upon the Association of American Railroads, Car Service Division, as agent of the railroads subscribing to the car service and per diem agreement under the terms of that agreement; and notice of this permit shall be given to the general public by depositing a copy in the office of the Secretary of the Commission at Washington, D. C., and by filing it with the Director, Division of the Federal Register.

Issued at Washington, D. C., this 14th day of June 1944.

V. C. CLINGER,
Director
Bureau of Service.

[F. R. Doc. 44-8928; Filed, June 20, 1944;
10:54 a. m.]

[S. O. 200, General Permit 10]

REICING OF POTATOES FROM TEXAS

Pursuant to the authority vested in me by paragraph (e) of the first ordering paragraph (§ 95.337, 9 F.R. 4402) of Service Order No. 200 of April 22, 1944, permission is granted for any common carrier by railroad subject to the Interstate Commerce Act:

To accord one reicing in transit, after the first or initial icing, on any refrigerator car loaded with potatoes originating at any point or points in the State of Texas.

This general permit shall become effective at 12:01 a. m., June 16, 1944, and shall expire at 12:01 a. m., July 1, 1944.

This general permit shall apply to cars billed or rolling on or after the effective date hereof.

The waybills shall show reference to this general permit.

A copy of this general permit has been served upon the Association of American Railroads, Car Service Division, as agent of the railroads subscribing to the car service and per diem agreement under the terms of that agreement; and notice of this permit shall be given to the general public by depositing a copy in the office of the Secretary of the Commission at Washington, D. C., and by filing it with the Director, Division of the Federal Register.

Issued at Washington, D. C., this 15th day of June 1944.

V. C. CLINGER,
Director
Bureau of Service.

[F. R. Doc. 44-8936; Filed, June 20, 1944;
10:54 a. m.]

[S. O. 200, Special Permit 64]

REICING OF POTATOES AT ST. LOUIS, MO.

Pursuant to the authority vested in me by paragraph (e) of the first ordering

paragraph (§ 95.337, 9 F.R. 4402) of Service Order No. 200 of April 22, 1944, permission is granted for any common carrier by railroad subject to the Interstate Commerce Act:

To reice in transit, one time only, cars Texas potatoes, NWX 50064, FGE 33078 and URT 9682, at St. Louis, Missouri, on the MKT Railroad, account diverted to Chicago, Illinois, (I. C.), and MDT 18351 and ART 16207 at Kansas City, Missouri, on the MKT Railroad, account diverted to Davenport, Iowa. (O. M. St. P. & P. and C. & A., respectively.)

The waybills shall show reference to this special permit.

A copy of this special permit has been served upon the Association of American Railroads, Car Service Division, as agent of the railroads subscribing to the car service and per diem agreement under the terms of that agreement; and notice of this permit shall be given to the general public by depositing a copy in the office of the Secretary of the Commission at Washington, D. C., and by filing it with the Director, Division of the Federal Register.

Issued at Washington, D. C., this 13th day of June 1944.

V. C. CLINGER,
Director
Bureau of Service.

[F. R. Doc. 44-8929; Filed, June 20, 1944;
10:55 a. m.]

[S. O. 200, Special Permit 65]

REICING OF POTATOES AT HUNTINGDON, PA.

Pursuant to the authority vested in me by paragraph (e) of the first ordering paragraph (§ 95.337, 9 F.R. 4402) of Service Order No. 200 of April 22, 1944, permission is granted for any common carrier by railroad subject to the Interstate Commerce Act:

To reice in transit, one time only, at Huntingdon, Pennsylvania (PRR), car SFRD 17959, potatoes, moving June 12, 1944, from Stillwell Cold Storage Company, Hannibal, Missouri, to Naval Supply Depot, Bayonne, New Jersey. (CB&Q-PRR).

The waybill shall show reference to this special permit.

A copy of this special permit has been served upon the Association of American Railroads, Car Service Division, as agent of the railroads subscribing to the car service and per diem agreement under the terms of that agreement; and notice of this permit shall be given to the general public by depositing a copy in the office of the Secretary of the Commission at Washington, D. C., and by filing it with the Director, Division of the Federal Register.

Issued at Washington, D. C., this 13th day of June 1944.

V. C. CLINGER,
Director
Bureau of Service.

[F. R. Doc. 44-8930; Filed, June 20, 1944;
10:55 a. m.]

[S. O. 200, Special Permit 66]

REICING AT PFE CAR AT HUNTINGDON, PA.

Pursuant to the authority vested in me by paragraph (e) of the first ordering

paragraph (§ 95.337, 9 F.R. 4402) of Service Order No. 200 of April 22, 1944, permission is granted for any common carrier by railroad subject to the Interstate Commerce Act:

To reice in transit, one time only at Huntingdon, Pennsylvania, car PFE 100187, shipped June 14 and PFE 44439, shipped June 13 from Stillwell Cold Storage Co., Hannibal, Missouri, to Naval Supply Depot, Bayonne, New Jersey via CB&Q-PRR.

The waybills shall show reference to this special permit.

A copy of this special permit has been served upon the Association of American Railroads, Car Service Division, as agent of the railroads subscribing to the car service and per diem agreement under the terms of that agreement; and notice of this permit shall be given to the general public by depositing a copy in the office of the Secretary of the Commission at Washington, D. C., and by filing it with the Director, Division of the Federal Register.

Issued at Washington, D. C., this 13th day of June 1944.

V C. CLINGER,
Director
Bureau of Service.

[F. R. Doc. 44-8931; Filed, June 20, 1944;
10:55 a. m.]

[S. O. 200, Special Permit 67]

REICING OF POTATOES AT KANSAS CITY, MO.

Pursuant to the authority vested in me by paragraph (e) of the first ordering paragraph (§ 95.337, 9 F.R. 4402) of Service Order No. 200 of April 22, 1944, permission is granted for any common carrier by railroad subject to the Interstate Commerce Act:

To reice, one time only at Kansas City, Missouri, June 13, 1944, for account of C. H. Gonder, cars of potatoes, ART 17436 and SFRD 38673, now on the A. T. & S. F. Railroad, account reconditioned and reconsigned to Lincoln, Nebraska, and Manhattan, Kansas, respectively.

The waybills shall show reference to this special permit.

A copy of this special permit has been served upon the Association of American Railroads, Car Service Division, as agent of the railroads subscribing to the car service and per diem agreement under the terms of that agreement; and notice of this permit shall be given to the general public by depositing a copy in the office of the Secretary of the Commission at Washington, D. C., and by filing it with the Director, Division of the Federal Register.

Issued at Washington, D. C., this 13th day of June 1944.

V C. CLINGER,
Director
Bureau of Service.

[F. R. Doc. 44-8932; Filed, June 20, 1944;
10:55 a. m.]

[S. O. 200, Special Permit 68]

REICING OF POTATOES AT COUNCIL BLUFFS, IOWA, OR KANSAS CITY, KANS.

Pursuant to the authority vested in me by paragraph (e) of the first order-

ing paragraph (§ 95.337, 9 F.R. 4402) of Service Order No. 200 of April 22, 1944, permission is granted for any common carrier by railroad subject to the Interstate Commerce Act:

To reice in transit, one time only, at Council Bluffs, Iowa, or Kansas City, Kansas, not later than June 20, 1944, as requested by the Pacific Fruit Express Company, not to exceed two hundred (200) refrigerator cars loaded with California potatoes, now delayed on the Union Pacific Railroad, between Grand Island, Nebraska and Omaha, Nebraska, because of flood conditions on the Elkhorn River, this reicing to be in addition to the reicing permitted under amended General Permit No. 4 under Service Order No. 200.

The waybills shall show reference to this special permit.

A copy of this special permit has been served upon the Association of American Railroads, Car Service Division, as agent of the railroads subscribing to the car service and per diem agreement under the terms of that agreement; and notice of this permit shall be given to the general public by depositing a copy in the office of the Secretary of the Commission at Washington, D. C., and by filing it with the Director, Division of the Federal Register.

Issued at Washington, D. C., this 14th day of June 1944.

V. C. CLINGER,
Director
Bureau of Service.

[F. R. Doc. 44-8933; Filed, June 20, 1944;
10:55 a. m.]

[S. O. 200, Special Permit 70]

REICING OF POTATOES AT HUNTINGDON, PA.

Pursuant to the authority vested in me by paragraph (e) of the first ordering paragraph (§ 95.337, 9 F.R. 4402) of Service Order No. 200 of April 22, 1944, permission is granted for any common carrier by railroad subject to the Interstate Commerce Act:

To reice in transit, one time only, at Huntingdon, Pennsylvania (PRR), not later than June 20, 1944, for account of U. S. Army Quarter Master Corps, car PFE 75054, potatoes, moving June 14, 1944, from Stillwell Cold Storage Company, Hannibal, Missouri, to Naval Supply Depot, Bayonne, New Jersey (CB&Q-PRR).

The waybill shall show reference to this special permit.

A copy of this special permit has been served upon the Association of American Railroads, Car Service Division, as agent of the railroads subscribing to the car service and per diem agreement under the terms of that agreement; and notice of this permit shall be given to the general public by depositing a copy in the office of the Secretary of the Commission at Washington, D. C., and by filing it with the Director, Division of the Federal Register.

Issued at Washington, D. C., this 14th day of June 1944.

V C. CLINGER,
Director
Bureau of Service.

[F. R. Doc. 44-8934; Filed, June 20, 1944;
10:55 a. m.]

[S. O. 207, General Permit 2]

RECONSIGNMENT OF FRUITS AND VEGETABLES AT BIRMINGHAM, ALA., ETC.

Pursuant to the authority vested in me by paragraph (e) of the first ordering paragraph (§ 95.38, 9 F.R. 5316) of Service Order No. 207 of May 16, 1944, permission is granted for any common carrier by railroad subject to the Interstate Commerce Act:

To disregard the provisions of Service Order No. 207 insofar as it applies to all cars loaded with the commodities named therein held for orders, diversion, or reconsignment at Birmingham, Alabama, Atlanta, Georgia, Nashville and Chattanooga, Tennessee.

This permit shall become effective at 12:01 a. m., June 17, 1944, and shall apply to cars moving at that time or accepted for transportation on and after that date.

The waybills shall show reference to this general permit.

A copy of this general permit has been served upon the Association of American Railroads, Car Service Division, as agent of the railroads subscribing to the car service and per diem agreement under the terms of that agreement; and notice of this permit shall be given to the general public by depositing a copy in the office of the Secretary of the Commission at Washington, D. C., and by filing it with the Director, Division of the Federal Register.

Issued at Washington, D. C., this 16th day of June 1944.

V C. CLINGER,
Director
Bureau of Service.

[F. R. Doc. 44-8935; Filed, June 20, 1944;
10:55 a. m.]

OFFICE OF ALIEN PROPERTY CUSTODIAN.

[Vesting Order 1328]

PYRENE-MINIMAX CORP.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation:

1. Finding that Minimax A. G. is a corporation organized under the laws of Germany with its principal place of business in Berlin, Germany, and is a national of a designated enemy country (Germany).

2. Finding that Pyrene-Minimax Corporation is a corporation organized under the laws of the State of Delaware and doing business in the State of New Jersey, and is a business enterprise within the United States;

3. Finding that 200 shares of \$100 par value common capital stock of Pyrene-Minimax Corporation are registered in the name of and owned by Minimax A. G.,

4. Finding that said 200 shares constitute a substantial part (namely, 50%) of all outstanding common capital stock of said corporation and represent an interest therein;

5. Determining, therefore, that said Pyrene-Minimax Corporation is a national of a designated enemy country (Germany);

6. Finding that the property described as follows:

a. The interest of Minimax A. G. in and to a contract by and between Minimax A. G. and Pyrene Manufacturing Company, dated June 30, 1927, relating to the formation of a new corporation for the exploitation of

certain processes for the extinguishing of fires by smothering with foam, and

b. The interest of Minimax A. G. in and to a contract by and between Minimax A. G., Pyrene Manufacturing Company and Pyrene-Minimax Corporation, dated July 12, 1927, by which Pyrene-Minimax Corporation agreed to be bound by the terms of the contract of June 30, 1927, between Minimax A. G. and Pyrene Manufacturing Company, including, but not limited to, royalties and accrued royalties payable to Minimax A. G. by Pyrene-Minimax Corporation for the account of the Estate of Hans Burmeister (deceased),

is property within the United States owned or controlled by nationals of a designated enemy country (Germany);

7. Determining that to the extent that such nationals are persons not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of the aforesaid designated enemy country (Germany);

8. Having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive Order or Act or otherwise; and

9. Deeming it necessary in the national interest;

hereby (i) vests in the Alien Property Custodian the shares of stock described in subparagraph 3 and the property described in subparagraph 6 hereof, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States, and (ii) undertakes the direction, management, supervision and control of such business enterprise to the extent deemed necessary or advisable from time to time by the undersigned.

Such property, and any or all of the proceeds thereof, shall be held in an appropriate special account or accounts, pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof or to indicate that compensation will not be paid in lieu thereof, or to vary the extent of such direction, management, supervision or control or to terminate the same, if and when it should be determined that any of such actions should be taken.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" "designated enemy country" and "business enterprise within the United States" as used herein shall have the meanings prescribed in section 10 of said Executive order.

Executed at Washington, D. C., on April 27, 1943.

[SEAL]

LEO T. CROWLEY,
Alien Property Custodian.

[F. R. Doc. 44-5922; Filed, June 20, 1944;
10:51 a. m.]

[Vesting Order 3697]

FREDERICK HALM

In re: Bond and mortgage, interests in property insurance policies and bank account owned by Frederick Halm, also known as Fred Halm.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation, finding:

1. That the last known address of Frederick Halm, also known as Fred Halm, is Melsenheim am Glan, Rhineland, Germany, and that he is a resident of Germany and a national of a designated enemy country (Germany);

2. That Frederick Halm, also known as Fred Halm, is the owner of the property described in subparagraph 3 hereof;

3. That the property described as follows:

a. A certain mortgage executed on June 16, 1905 by Hyman Aaron and Mollie, his wife, and Abraham Kaplan and Pauline, his wife, and recorded June 17, 1905 in the Register's Office of Kings County, New York, in Liber 63 of Mortgages, page 213, which mortgage was assigned to Frederick Halm by assignment dated January 8, 1915, which assignment was recorded on November 22, 1935 in the Register's Office of Kings County, New York, in Liber 8061 of Mortgages, page 492, and any and all obligations secured by said mortgage, including but not limited to all security rights in and to any and all collateral (including the aforesaid mortgage) for any and all of such obligations, and the right to enforce and collect such obligations, and the right to the possession of any and all notes, bonds, and other instruments evidencing such obligations.

b. All right, title, and interest of Fred Halm in and to the following insurance policies:

(1) Fire Insurance Policy No. 780685 issued by the Home Insurance Company, New York, New York,

(2) Fire Insurance Policy No. 369740 issued by the Standard Fire Insurance Company of New Jersey, Trenton, New Jersey,

(3) War Damage Insurance Policy No. 788-54-4850 issued by the War Damage Corporation through the London and Lancashire Insurance Company, Ltd., London, England, as fiduciary agent, and

c. That certain bank account with the Manufacturers Trust Company, 55 Broad Street, New York, New York, which is due and owing to, and held for, Frederick Halm, also known as Fred Halm, in the name of Fred Halm, and any and all security rights in and to any and all collateral for all or part of such account, and the right to enforce and collect the same,

is property within the United States owned or controlled by a national of a designated enemy country (Germany);

And determining that the property described in subparagraphs 3-b and 3-c hereof is necessary for the maintenance or safeguarding of other property (namely, that property described in subparagraph 3-a hereof) belonging to the same national of the same designated enemy country and subject to vesting (and in fact vested by this order) pursuant to section 2 of said Executive order;

And further determining that to the extent that such national is a person not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country (Germany);

And having made all determinations and taken all action, after appropriate consulta-

tion and certification required by law, and deeming it necessary in the national interest,

hereby vests in the Alien Property Custodian the property described in subparagraph 3 hereof, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest, and for the benefit, of the United States.

Such property and any or all of the proceeds thereof shall be held in an appropriate account, or accounts, pending further determination of the Alien Property Custodian. This order shall not be deemed to limit the power of the Alien Property Custodian to return such property or the proceeds thereof in whole or in part, nor shall this order be deemed to indicate that compensation will not be paid in lieu thereof, if and when it should be determined to take any one or all of such actions.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may, within one year from the date hereof, or within such further time as may be allowed, file with the Alien Property Custodian on Form APC-1 a notice of claim, together with a request for a hearing thereon. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order No. 9095, as amended.

Executed at Washington, D. C., on May 19, 1944.

[SEAL]

JAMES E. MARKHAM,
Alien Property Custodian.

[F. R. Doc. 44-6919; Filed, June 20, 1944;
10:51 a. m.]

[Vesting Order 3693]

WILHELM FRANZ VAHLE

In re: Interest in real property owned by Wilhelm Franz Vahle.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation, finding:

1. That the last known address of Wilhelm Franz Vahle is Wehrstadt-Halberstadt, Germany, and that he is a resident of Germany and a national of a designated enemy country (Germany);

2. That Wilhelm Franz Vahle is the owner of the property described in subparagraph 3 hereof;

3. That the property described as follows:

The undivided one-half interest in and to that certain real property situated in the City and County of Philadelphia, State of Pennsylvania, particularly described as all that certain lot or piece of ground with the Four Story brick store (No. 319 Market St.) and the three-story brick building in the rear thereon erected. Situate on the North side of Market Street commencing at the distance of One Hundred and sixty-six feet two and one-half inches Westward from the West side of Third Street in the Sixth Ward of the City of Philadelphia. Containing in front or breadth on Market Street sixteen feet six inches and in depth Northward of that breadth two hundred and ten feet six inches

the Northernmost corner of said lot being at the distance of one hundred and sixty-six feet from Third Street. The said lot is subject to and has the privilege of a four feet wide alley running Northward from Market Street (one half on this and one half on the lot adjoining) left open for the common use of the owners and occupiers of said lots also to a mutual covenant of the former owners of this and the lot next adjoining on the West not to erect back buildings to the houses fronting on Market Street nearer to the dividing line in either side than four foot. The said lot also has the right, use and privilege of a Court or open piece of ground sixteen and one-half feet in width East and West in the clear lying North of said lot and of an alley eleven feet four inches in width communicating with said Court and extending from Third Street to and in a line with the Northwest corner of said Court.

Being the same premises which Henry Vahle and Mary, his wife, Otto F. Vahle and Lydia, his wife, Sophia Fleming, widow, Minnie Vahle, Singlewoman, Henry William Vahle, and Florence his wife, Frank F. Vahle of Germany, and Elsie, his wife, by deed dated July 1, 1903 and recorded at Philadelphia in Deed Book W. S. V. No. 213, page 422, granted and conveyed unto Ernest C. Vahle, in fee,

is property within the United States owned or controlled by a national of a designated enemy country (Germany);

And determining that to the extent that such national is a person not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country (Germany);

And having made all determinations and taken all action, after appropriate consultation and certification required by law, and deeming it necessary in the national interest,

hereby vests in the Alien Property Custodian the property described in subparagraph 3 hereof, subject to recorded liens, encumbrances and other rights of record held by or for persons who are not nationals of designated enemy countries, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest, and for the benefit, of the United States.

Such property and any or all of the proceeds thereof shall be held in an appropriate account, or accounts, pending further determination of the Alien Property Custodian. This order shall not be deemed to limit the power of the Alien Property Custodian to return such property or the proceeds thereof, in whole or in part, nor shall this order be deemed to indicate that compensation will not be paid in lieu thereof, if and when it should be determined to take any one or all of such actions.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may, within one year from the date hereof, or within such further time as may be allowed, file with the Alien Property Custodian on Form APC-1 a notice of claim, together with a request for a hearing thereon. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have

the meanings prescribed in section 10 of Executive Order No. 9095, as amended.

Executed at Washington, D. C., on May 19, 1944.

[SEAL]

JAMES E. MARKHAM,
Alien Property Custodian.

[F. R. Doc. 44-8920; Filed, June 20, 1944;
10:51 a. m.]

-[Vesting Order 3764]

WILLIAM SCHNEIDER

In re: Estate of William Schneider, deceased; File: D-28-8110; E.T. sec. 10591 (H-189)

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order 9095, as amended, and pursuant to law, the Alien Property Custodian after investigation,

Finding that—

(1) The property and interests hereinafter described are property which is in the process of administration by Anthony S. Carvalho, Depositary, acting under the judicial supervision of the Circuit Court of the Third Judicial Circuit, formerly Fourth Judicial Circuit, Territory of Hawaii;

(2) Such property and interests are payable or deliverable to, or claimed by, a national of a designated enemy country, Germany, namely,

National and Last Known Address

E. Wolfe, Germany.

And determining that—

(3) If such national is a person not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country, Germany; and

Having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive order or act or otherwise, and deeming it necessary in the national interest,

Now, therefore, the Alien Property Custodian hereby vests the following property and interests:

All right, title, interest and claim of any kind or character whatsoever of E. Wolfe in and to the Estate of William Schneider, deceased,

to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

Such property, and any or all of the proceeds thereof, shall be held in an appropriate special account or accounts, pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form

APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive order.

Dated: June 6, 1944.

[SEAL]

JAMES E. MARKHAM,
Alien Property Custodian.

[F. R. Doc. 44-8921; Filed, June 20, 1944;
10:52 a. m.]

[Vesting Order 3787]

EMMA EGLER

In re: Estate of Emma Egler, deceased; File D-28-3592; E. T. sec. 5836.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order 9095, as amended, and pursuant to law, the Alien Property Custodian after investigation,

Finding that—

(1) The property and interests hereinafter described are property which is in the process of administration by The German Society of the City of New York; as Executor, acting under the judicial supervision of the Surrogate's Court, New York County, New York;

(2) Such property and interests are payable or deliverable to, or claimed by, a national of a designated enemy country, Germany, namely,

National and Last Known Address

Lina Egler, Germany.

And determining that—

(3) If such national is a person not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country, Germany; and

Having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive order or act or otherwise, and deeming it necessary in the national interest,

Now, therefore, the Alien Property Custodian hereby vests the following property and interests:

All right, title, interest and claim of any kind or character whatsoever of Lina Egler, in and to the estate of Emma Egler, deceased,

to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

Such property, and any or all of the proceeds thereof, shall be held in an appropriate special account or accounts, pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian

todian a notice of his claim, together with a request for a hearing thereon, on form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive order.

Dated: June 12, 1944.

[SEAL] JAMES E. MARKHAM,
Alien Property Custodian.

[F. R. Doc. 44-8904; Filed, June 20, 1944;
10:48 a. m.]

[Vesting Order 3788]

FRANK NUNZIATO

In re: Trust created under the will of Frank Nunziato, deceased; File: D-38-1089; E.T. sec. 3396

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order 9085, as amended, and pursuant to law, the Alien Property Custodian after investigation,

Finding that—

(1) The property and interests herein-after described in sub-paragraphs (a) and (b) are property which is in the process of administration by the Bank of America National Trust and Savings Association, Trustee, acting under the judicial supervision of the Superior Court of the State of California, in and for the City and County of San Francisco;

(2) Such property and interests described in subparagraph (a) are payable or deliverable to, or claimed by, nationals of a designated enemy country, Italy, namely,

Nationals and Last Known Address

Luigi Gaetano Vido Nunziato, Italy.
Issue (name or names unknown) of Luigi Gaetano Vido Nunziato, Italy.
Raffaella Nunziato, Italy.

(3) The property and interest described in subparagraph (b) are property within the United States owned by nationals of a designated enemy country, Italy, namely,

Nationals and Last Known Address

Luigi Gaetano Vido Nunziato, Italy.
Issue (name or names unknown) of Luigi Gaetano Vido Nunziato, Italy.
Raffaella Nunziato, Italy.

And determining that—

(4) If such nationals are persons not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of a designated enemy country, Italy; and

Having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive order or act or otherwise, and deeming it necessary in the national interest,

Now, therefore, the Alien Property Custodian hereby vests the following property and interests:

(a) All right, title (interest and claim-of any kind or character whatsoever of Luigi Gaetano Vido Nunziato, Issue (name or names unknown) of Luigi Gaetano Vido Nunziato, and Raffaella Nunziato, and each of them, in and to the trust created under the Will of Frank Nunziato, deceased.

(b) An undivided $\frac{1}{10}$ th interest in the following parcels of real property, together with

all hereditaments, fixtures, improvements and appurtenances thereto, and any and all claims for rents, refunds, benefits or other payments arising from the ownership of such property, subject to recorded liens and encumbrances and other rights of record, situated in the City and County of San Francisco, State of California, and particularly described as follows:

Parcel I. Commencing at a point on the southerly line of Broadway distant thereon 53 feet 6 inches westerly from the westerly line of Montgomery Street; running thence westerly and along said line of Broadway 79 feet; thence at a right angle southerly 70 feet to the northerly line of Verdi Place, thence at a right angle easterly along said line of Verdi Place 79 feet; thence at a right angle northerly 70 feet to the point of commencement.

Being part of 50 Vara Lot No. 9 in Block No. 66.

Parcel II. Commencing at the point of intersection of the westerly line of Montgomery Street and the southerly line of Verdi Place; running thence southerly and along said line of Montgomery Street 47 feet 6 inches; thence at a right angle westerly 137 feet 6 inches; thence at a right angle northerly 47 feet 6 inches to the southerly line of Verdi Place; thence at a right angle easterly along said line of Verdi Place 137 feet 6 inches to the point of commencement.

Being part of 50 Vara Lot No. 9 in Block No. 66.

to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

Such property, and any or all of the proceeds thereof, shall be held in an appropriate special account or accounts, pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive order.

Dated: June 12, 1944.

[SEAL] JAMES E. MARKHAM,
Alien Property Custodian.

[F. R. Doc. 44-8905; Filed, June 20, 1944;
10:48 a. m.]

[Vesting Order 3789]

JOHANNA CAROLINE OVERBECK

In re: Estate of Johanna Caroline Overbeck, deceased; File D-28-3672; E. T. sec. 6020.

Under the authority of the Trading with the Enemy Act, as amended, and

Executive Order 9085, as amended, and pursuant to law, the Alien Property Custodian after investigation,

Finding that—

(1) The property and interests hereinafter described are property which is in the process of administration by Arnold T. Koch, as Executor, acting under the judicial supervision of the Surrogate's Court of Kings County, New York;

(2) Such property and interests are payable or deliverable to, or claimed by, nationals of a designated enemy country, Germany, namely,

Nationals and Last Known Address

Marie Winter, Germany.
Herman Faber, Germany.
Wilhelm Faber, Germany.
Ilse Faber, Germany.
Dr. Jurist Th. Landwehr, Domiciliary Administrator of the estate of Axel Ulrich, deceased, and the next of kin, legatees, distributees, successors and assigns of Axel Ulrich, deceased, Germany.
Baron Elard von Lowenstern, Germany.
Dorothea Renkewitz, Germany.

And determining that—

(3) If such nationals are persons not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of a designated enemy country, Germany; and

Having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive order or act or otherwise, and deeming it necessary in the national interest,

Now, therefore, the Alien Property Custodian hereby vests the following property and interests:

All right, title, interest, and claim of any kind or character whatsoever of Marie Winter, Herman Faber, Wilhelm Faber, Ilse Faber, Dr. Jurist Th. Landwehr, Domiciliary Administrator of the estate of Axel Ulrich, deceased, and the next of kin, legatees, distributees, successors and assigns of Axel Ulrich, deceased, Baron Elard von Lowenstern and Dorothea Renkewitz, and each of them, in and to the estate of Johanna Caroline Overbeck, deceased,

to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

Such property, and any or all of the proceeds thereof, shall be held in an appropriate special account or accounts, pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian.

The terms "national" and "designated enemy country" as used herein shall have

the meanings prescribed in section 10 of said Executive order.

Dated: June 12, 1944.

[SEAL] JAMES E. MARKHAM,
Alien Property Custodian.

[F. R. Doc. 44-8906; Filed, June 20, 1944;
10:48 a. m.]

[Vesting Order 3790]

EMIL RUDERT

In re: Estate of Emil Rudert, deceased;
File D-28-4679; E. T. sec. 1250.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order 9095, as amended, and pursuant to law, the Alien Property Custodian after investigation,

Finding that—

(1) The property and interests hereinafter described are property which is in the process of administration by The Butler County National Bank and Trust Company of Butler, 300 South Main Street, Butler, Pennsylvania, Administrator, acting under the judicial supervision of the Orphans' Court of Butler County, Pennsylvania;

(2) Such property and interests are payable or deliverable to, or claimed by, a national of a designated enemy country, Germany, namely,

National and Last Known Address

Helen Emma Rudert, Germany.

And determining that—

(3) If such national is a person not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country, Germany; and

Having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive order or act or otherwise, and deeming it necessary in the national interest,

Now, therefore, the Alien Property Custodian hereby vests the following property and interests:

All right, title, interest, and claim of any kind or character whatsoever of Helen Emma Rudert in and to the Estate of Emil Rudert, deceased,

to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

Such property, and any or all of the proceeds thereof, shall be held in an appropriate special account or accounts, pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive order.

Dated: June 12, 1944.

[SEAL] JAMES E. MARKHAM,
Alien Property Custodian.

[F. R. Doc. 44-8907; Filed, June 20, 1944;
10:48 a. m.]

[Vesting Order 3791]

FREDERICK E. WOITKE

In re: Estate of Frederick E. Woltke, also known as Frederick Edward Woltke and F. E. Woltke, deceased; File D-28-7664; E. T. sec. 8209.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order 9095, as amended, and pursuant to law, the Alien Property Custodian after investigation,

Finding that—

(1) The property and interests hereinafter described are property which is in the process of administration by Winnifred S. Woltke, Executrix, acting under the judicial supervision of the Superior Court of the State of California in and for the County of Los Angeles;

(2) Such property and interests are payable or deliverable to, or claimed by, nationals of a designated enemy country, Germany, namely,

Nationals and Last Known Address

Berta Prange, Germany.

Robert Dauer, Germany.

Elizabeth Dauer, Germany.

Maria Dauer, Germany.

And determining that—

(3) If such nationals are persons not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of a designated enemy country, Germany; and

Having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive order or act or otherwise, and deeming it necessary in the national interest,

Now, therefore, the Alien Property Custodian hereby vests the following property and interests:

All right, title, interest, and claim of any kind or character whatsoever of Berta Prange, Robert Dauer, Elizabeth Dauer, and Maria Dauer, and each of them, in and to the estate of Frederick E. Woltke, also known as Frederick Edward Woltke and F. E. Woltke, deceased,

to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

Such property, and any or all of the proceeds thereof, shall be held in an appropriate special account or accounts, pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any

claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive order.

Dated: June 12, 1944.

[SEAL] JAMES E. MARKHAM,
Alien Property Custodian.

[F. R. Doc. 44-8908; Filed, June 20, 1944;
10:48 a. m.]

[Vesting Order 3792]

ANNA BAUMANN

In re: Estate of Anna Baumann, deceased; File D-28-3744; E. T. sec. 6348.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order 9095, as amended, and pursuant to law, the Alien Property Custodian after investigation,

Finding that—

(1) The property and interests hereinafter described are property which is in the process of administration by Joseph Kauffmann, 601-4th Street SW., Canton, Ohio, Administrator, acting under the judicial supervision of the Probate Court of the State of Ohio, in and for the County of Stark;

(2) Such property and interests are payable or deliverable to, or claimed by, a national of a designated enemy country, Germany, namely,

National and Last Known Address

Gustave Stephan, Germany.

And determining that—

(3) If such national is a person not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country, Germany; and

Having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive order or act or otherwise, and deeming it necessary in the national interest,

Now, therefore, the Alien Property Custodian hereby vests the following property and interests:

All right, title, interest and claim of any kind or character whatsoever of Gustave Stephan in and to the estate of Anna Baumann, deceased,

to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

Such property, and any or all of the proceeds thereof, shall be held in an appropriate special account or accounts, pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive order.

Dated: June 12, 1944.

[SEAL] JAMES E. MARKHAM,
Alien Property Custodian.

[F. R. Doc. 44-8909; Filed, June 20, 1944;
10:49 a. m.]

[Vesting Order 3793]

JOSEPH CRAMER

In re: Estate of Joseph Cramer, deceased; File D-28-2154; E. T. sec. 2851.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order 9095, as amended, and pursuant to law, the Alien Property Custodian after investigation,

Finding that—

(1) The property and interests hereinafter described are property which is in the process of administration by the Commonwealth Trust Company of Pittsburgh, Administrator, acting under the judicial supervision of the Orphans' Court of Allegheny County, Pennsylvania;

(2) Such property and interests are payable or deliverable to, or claimed by, nationals of a designated enemy country, Germany, namely,

Nationals and Last Known Address

Harry Cramer, Germany.
Paul Cramer, Germany.
Mrs. Anna Leuwer, Germany.
Mrs. Margaret Vasen, Germany.

And determining that—

(3) If such nationals are persons not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of a designated enemy country, Germany; and

Having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive order or act or otherwise, and deeming it necessary in the national interest,

Now, therefore, the Alien Property Custodian hereby vests the following property and interests:

All right, title, interest, and claim of any kind or character whatsoever of Harry Cramer, Paul Cramer, Mrs. Anna Leuwer and Mrs. Margaret Vasen, and each of them, in and to the estate of Joseph Cramer, deceased,

to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

Such property, and any or all of the proceeds thereof, shall be held in an appropriate special account or accounts, pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof, or to indicate that compensation will not be

paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive order.

Dated: June 12, 1944.

[SEAL] JAMES E. MARKHAM,
Alien Property Custodian.

[F. R. Doc. 44-8910; Filed, June 20, 1944;
10:49 a. m.]

[Supplemental Vesting Order 3794]

PAUL FILZEN

In re: Estate of Paul Filzen, deceased; File D-28-1397; E. T. sec. 62.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order 9095, as amended, and pursuant to law, the Alien Property Custodian after investigation,

Finding that—

(1) The property and interests hereinafter described are property which is in the process of administration by Percy J. Tewksbury, Osceola, Wisconsin, and Louis S. Headley, c/o First Trust Company, St. Paul, Minnesota, Executors and Trustees under the Last Will and Testament of Paul Filzen, deceased, acting under the judicial supervision of the County Court of the State of Wisconsin, in and for the County of Polk, and the Probate Court of the State of Minnesota, in and for the County of Chicago;

(2) Such property and interests are payable or deliverable to, or claimed by, nationals of a designated enemy country, Germany, namely,

Nationals and Last Known Address

Marie Felden, Germany.
Gerta Krotz, Germany.
Anna Becker, Germany.
Anna Maria Dillenburg, Germany.
Christian Filzen, Germany.
Sibylla Klerings, Germany.

The husband or wife, name unknown, of each of Gerta Krotz, Anna Becker, Anna Maria Dillenburg, Christian Filzen, Sibylla Klerings and Marie Felden, Germany.

The child or children, names unknown, of each of Gerta Krotz, Anna Becker, Anna Maria Dillenburg, Christian Filzen, Sibylla Klerings and Marie Felden, Germany.

Nieces and nephews, names unknown, of Paul Filzen, their surviving spouses and children, names unknown, Germany.

And determining that—

(3) If such nationals are persons not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of a designated enemy country, Germany; and

Having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive order or act or otherwise, and deeming it necessary in the national interest,

Now, therefore, the Alien Property Custodian hereby vests the following property and interests:

All right, title, interest, and claim of any kind or character whatsoever of Marie Felden, Gerta Krotz, Anna Becker, Anna Maria Dillenburg, Christian Filzen, Sibylla Klerings; the husband or wife, name unknown, of each of Gerta Krotz, Anna Becker, Anna Maria Dillenburg, Christian Filzen, Sibylla Klerings and Marie Felden; the child or children, names unknown, of each of Gerta Krotz, Anna Becker, Anna Maria Dillenburg, Christian Filzen, Sibylla Klerings and Marie Felden; nieces and nephews, names unknown, of Paul Filzen, their surviving spouses and children, names unknown, and each of them, in and to the trust estates created under the second and third articles of the will of Paul Filzen, deceased,

to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

Such property, and any or all of the proceeds thereof, shall be held in an appropriate special account or accounts, pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive order.

Dated: June 12, 1944.

[SEAL] JAMES E. MARKHAM,
Alien Property Custodian.

[F. R. Doc. 44-8911; Filed, June 20, 1944;
10:49 a. m.]

[Vesting Order 3795]

PETER GRABENDOERFER

In re: Estate of Peter Grabendoerfer, also known as Peter Grobendorfer, deceased; File D-28-8635; E. T. sec. 10352.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order 9095, as amended, and pursuant to law, the Alien Property Custodian after investigation,

Finding that—

(1) The property and interests hereinafter described are property which is in the process of administration by Leonard B. Rosenthal, Administrator, acting under the judicial supervision of the Orphans' Court of Philadelphia County, Pennsylvania;

(2) Such property and interests are payable or deliverable to, or claimed by, nationals of a designated enemy country, Germany, namely,

Nationals and Last Known Address

Peter Grabendoerfer, Germany.
 Peter Otto Schmieder, Germany.
 Otto Joseph Gustav Scheuble, Germany.
 Maria Elizabeth Weis, Germany.

And determining that—

(3) If such nationals are persons not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of a designated enemy country, Germany; and

Having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive order or act or otherwise, and deeming it necessary in the national interest,

Now, therefore, the Alien Property Custodian hereby vests the following property and interests:

All right, title, interest and claim of any kind or character whatsoever of Peter Grabendoerfer, Peter Otto Schmieder, Otto Joseph Gustav Scheuble and Maria Elizabeth Weis, and each of them, in and to the estate of Peter Grabendoerfer, also known as Peter Grobendorfer, deceased,

to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

Such property, and any or all of the proceeds thereof, shall be held in an appropriate special account or accounts, pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive order.

Dated: June 12, 1944.

[SEAL] JAMES E. MARKHAM,
Alien Property Custodian.

[F. R. Doc. 44-8912; Filed, June 20, 1944;
 10:49 a. m.]

[Vesting Order 3796]

ANNA HAFNER

In re: Estate of Anna Hafner, deceased; File D-28-8253; E.T. Sec. 9379.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order 9095, as amended, and pursuant to law, the Alien Property Custodian after investigation,

Finding that—

(1) The property and interests hereinafter described are property which is in the process of administration by Fannie V. Gassman, 152 W. Wisconsin Avenue, Milwaukee 3, Wis-

consin, Executrix, acting under the judicial supervision of the County Court of Milwaukee County, State of Wisconsin;

(2) Such property and interests are payable or deliverable to, or claimed by, nationals of a designated enemy country, Germany, namely,

Nationals and Last Known Address

Anton Hafner, Germany.
 Pia Lehman (nee Hafner), Germany.
 Waldemar Lehman, Germany.
 Siegfried Lehman, Germany.
 Josephine Moll, Germany.
 Bertha Boos (nee Moll), Germany.
 Frieda Amann (nee Moll), Germany.

And determining that—

(3) If such nationals are persons not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of a designated enemy country, Germany; and

Having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive order or act or otherwise, and deeming it necessary in the national interest,

Now, therefore, the Alien Property Custodian hereby vests the following property and interests:

All right, title, interest and claim of any kind or character whatsoever of Anton Hafner, Pia Lehman (nee Hafner), Waldemar Lehman, Siegfried Lehman, Josephine Moll, Bertha Boos (nee Moll), Frieda Amann (nee Moll), and each of them, in and to the Estate of Anna Hafner, deceased,

to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

Such property, and any or all of the proceeds thereof, shall be held in an appropriate special account or accounts, pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive order.

Dated: June 12, 1944.

[SEAL] JAMES E. MARKHAM,
Alien Property Custodian.

[F. R. Doc. 44-8913; Filed, June 20, 1944;
 10:49 a. m.]

[Vesting Order 3797]

JOSEPH RICHLING

In re: Estate of Joseph Richling, deceased; File D-28-7369; E. T. Sec. 7542.

Under the authority of the Trading with the Enemy Act, as amended, and

Executive Order 9095, as amended, and pursuant to law, the Alien Property Custodian after investigation,

Finding that—

(1) The property and interests hereinafter described are property which is in the process of administration by the Treasurer of Cook County, County Building, Chicago, Illinois, Depositary, acting under the judicial supervision of the Probate Court of Cook County, Chicago, Illinois;

(2) Such property and interests are payable or deliverable to, or claimed by, nationals of a designated enemy country, Germany, namely,

Nationals and Last Known Address

Hubert Richling, Germany.
 Johann Richling, Germany.

And determining that—

(3) If such nationals are persons not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of a designated enemy country, Germany; and

Having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive order or act or otherwise, and deeming it necessary in the national interest,

Now, therefore, the Alien Property Custodian hereby vests the following property and interest:

The sum of \$200.00 which is in the possession and custody of the Treasurer of Cook County, Illinois, Depositary, which amount was deposited with the Treasurer of Cook County, Illinois, on October 26th, 1943, pursuant to an order of the Probate Court of Cook County, Illinois, entered October 8th, 1943, to the credit of the aforesaid nationals, in the matter of the estate of Joseph Richling, deceased,

to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

Such property, and any or all of the proceeds thereof, shall be held in an appropriate special account or accounts, pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive order.

Dated: June 12, 1944.

[SEAL] JAMES E. MARKHAM,
Alien Property Custodian.

[F. R. Doc. 44-8914; Filed, June 20, 1944;
 10:49 a. m.]

[Vesting Order 3793]

ROSA ROSTON

In re: Trust created under the will of Rosa Roston, deceased; File D-28-3447; E. T. sec. 5512.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order 9095, as amended, and pursuant to law, the Alien Property Custodian after investigation,

Finding that—

(1) The property and interests hereinafter described are property which is in the process of administration by W. M. Scott, Trustee, acting under the judicial supervision of the Superior Court of the State of California, in and for the County of Los Angeles;

(2) Such property and interests are payable or deliverable to, or claimed by, nationals of a designated enemy country, Germany, namely

Nationals and Last Known Address

Paula Hichberger, Germany.
Kurtz Hichberger, Germany.
Niddy Hichberger, Germany.
Sallie Spier, Germany.
Wife and children, names unknown, of Sallie Spier, Germany.

And determining that—

(3) If such nationals are persons not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of a designated enemy country, Germany; and

Having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive order or act or otherwise, and deeming it necessary in the national interest,

Now, therefore, the Alien Property Custodian hereby vests the following property and interests:

All right, title, interest, and claim of any kind or character whatsoever of Paula Hichberger, Kurtz Hichberger, Niddy Hichberger, Sallie Spier, Wife and children, names unknown, of Sallie Spier, and each of them, in and to the trust created under the will of Rosa Roston, deceased,

to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

Such property, and any or all of the proceeds thereof, shall be held in an appropriate special account or accounts, pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian.

The terms "national" and "designated enemy country" as used herein shall

have the meanings prescribed in section 10 of said Executive order.

Dated: June 12, 1944.

[SEAL] JAMES E. MARKHAM,
Alien Property Custodian.

[F. R. Doc. 44-8915; Filed, June 20, 1944;
10:50 a. m.]

[Vesting Order 3789]

ALBERT SCHWEISSHELM

In re: Mortgage Participation Certificate #48 of Series 438708 issued by Lawyers Title & Guaranty Company to Albert Schweisschelm; File F-28-3869; E.T. sec. 5063.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order 9095, as amended, and pursuant to law, the Alien Property Custodian after investigation,

Finding that—

(1) The property and interests hereinafter described are property which is in the process of administration by William P. Thomas, Benjamin Antin and Henry G. McDonough, acting as Trustees under a Declaration of Trust, dated September 9, 1938, under the judicial supervision of the Supreme Court, Bronx County, New York;

(2) Such property and interests are payable or deliverable to, or claimed by, a national of a designated enemy country, Germany, namely,

National and Last Known Address

Albert Schweisschelm, Germany.

And determining that—

(3) If such national is a person not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country, Germany; and

Having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive order or act or otherwise, and deeming it necessary in the national interest,

Now, therefore, the Alien Property Custodian hereby vests the following property and interests:

All right, title, interest and claim of any kind or character whatsoever of Albert Schweisschelm in and to mortgage participation certificate #48 of series 438708, issued by Lawyers Title & Guaranty Company, of New York City, New York,

to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

Such property, and any or all of the proceeds thereof, shall be held in an appropriate special account or accounts, pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a

notice of his claim, together with a request for a hearing thereon on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive order.

Dated: June 12, 1944.

[SEAL] JAMES E. MARKHAM,
Alien Property Custodian.

[F. R. Doc. 44-8316; Filed, June 20, 1944;
10:51 a. m.]

[Vesting Order 3800]

JOHN WANN

In re: Trust under agreement with John Wann, dated September 24, 1903, for Florence Graf von Schwerin; File F-28-12560; E. T. sec. 3343-C)

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order 9095, as amended, and pursuant to law, the Alien Property Custodian after investigation,

Finding that—

(1) The property and interests hereinafter described are property which is in the process of administration by First Trust Company of Saint Paul State Bank, W-555 First National Bank Building, Saint Paul, Minnesota, Trustee, acting under the judicial supervision of the District Court in and for the Second Judicial District, County of Ramsey, State of Minnesota;

(2) Such property and interests are payable or deliverable to, or claimed by, nationals of a designated enemy country, Germany, namely,

Nationals and Last Known Address

Barbara von Pentz, Germany.
Dorothee von Pentz, Germany.

And determining that—

(3) If such nationals are persons not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of a designated enemy country, Germany; and

Having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive order or act or otherwise, and deeming it necessary in the national interest,

Now, therefore, the Alien Property Custodian hereby vests the following property and interests:

All right, title, interest and claim of any kind or character whatsoever of Barbara von Pentz and Dorothee von Pentz, and each of them, in and to the Trust under Agreement with John Wann, dated September 24, 1903, for Florence Graf von Schwerin,

to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

Such property, and any or all of the proceeds thereof, shall be held in an appropriate special account or accounts, pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof, or to

indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive order.

Dated: June 12, 1944.

[SEAL] JAMES E. MARKHAM,
Alien Property Custodian.

[F. R. Doc. 44-8917; Filed, June 20, 1944;
10:51 a. m.]

[Vesting order 3801]

MINA ZIMMERMAN

In re: Estate of Mina Zimmerman, deceased; File: D-28-8745; E. T. sec. 10628.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order 9095, as amended, and pursuant to law, the Alien Property Custodian after investigation,

Finding that—

(1) The property and interests herein-after described are property which is in the process of administration by F. Boyce Fenton, Administrator with the Will Annexed, acting under the judicial supervision of the Circuit Court of the State of Oregon, for the County of Multnomah;

(2) Such property and interests are payable or deliverable to, or claimed by, a national of a designated enemy country, Germany, namely,

National and Last Known Address

Kathe Horn, Germany.

And determining that—

(3) If such national is a person not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country, Germany; and

Having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive order or act or otherwise, and deeming it necessary in the national interest,

Now, therefore, the Alien Property Custodian hereby vests the following property and interests:

All right, title, interest and claim of any kind or character whatsoever of Kathe Horn in and to the Estate of Mina Zimmerman, deceased,

to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

Such property, and any or all of the proceeds thereof, shall be held in an appropriate special account or accounts, pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such

property or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive order.

Dated: June 12, 1944.

[SEAL] JAMES E. MARKHAM,
Alien Property Custodian.

[F. R. Doc. 44-8918; Filed, June 20, 1944;
10:51 a. m.]

OFFICE OF PRICE ADMINISTRATION.

[MPR 116, Order 6]

SOUTHERN CALIFORNIA POTTERY CO., INC.

APPROVAL OF MAXIMUM PRICES

Order No. 6 under § 1362.61 (c) (1) (iii) of Maximum Price Regulation No. 116. China and pottery. Approval of maximum prices for sales of "California Rustic" cooking and table ware manufactured by Southern California Pottery Co., Inc.

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register and pursuant to the authority vested in the Price Administrator by the Emergency Price Control Act of 1942, as amended, and Executive Order Nos. 9250 and 9328, It is ordered:

(a) This order establishes maximum prices for sales of thirteen new items of cooking and table ware designated "California Rustic Ware" manufactured by Southern California Pottery Company, Inc., Lawndale, California. This order applies to all sales of the new cooking and table ware in the 48 states and the District of Columbia.

(1) For sales by the manufacturer to distributors, and for sales by the manufacturer to retailers, the maximum prices are those set forth below opposite each item:

Article	Maximum price to distributors	Maximum price to retailers
	Per doz.	Per doz.
6½" casserole and cover.....	\$3.44	\$4.05
8" casserole and cover.....	7.98	8.10
10" casserole and cover.....	11.42½	13.50
14" casserole and cover.....	20.60½	24.30
10½" dinner plate.....	6.12	7.20
8½" luncheon plate.....	2.10	2.47½
7" salad plate.....	1.01	1.25
6½" saucer.....	2.10	2.47½
Large cup.....	8.03	9.45
10" vegetable bowl.....	1.63	1.80
6½" utility bowl.....	10.06½	18.90
14" chop plate.....	17.21	20.25
14" chop plate, deep cover.....		

These prices are f. o. b. factory and are subject to a cash discount of 2 percent for payment within ten days. To these prices the manufacturer may add a packing charge in line with that customarily charged in the trade.

(2) For sales to retailers by distributors who sell against manufacturer's stock, and by distributors who carry stock, the maximum prices are those set forth below opposite each item:

Article	Maximum prices to retailers by distributors who sell against manufacturer's stock, f. o. b. factory	Maximum prices to retailers by distributors who carry stock, f. o. b. distributor's city
	Per doz.	Per doz.
6½" casserole and cover.....	\$4.05	\$4.50
8" casserole and cover.....	8.10	9.00
10" casserole and cover.....	13.50	15.00
14" casserole and cover.....	21.30	27.00
10½" dinner plate.....	7.20	8.00
8½" luncheon plate.....	4.05	4.50
7" salad plate.....	2.47½	2.75
6½" saucer.....	2.25	2.50
Large cup.....	2.47½	2.75
10" vegetable bowl.....	9.45	10.50
6½" utility bowl.....	1.80	2.00
14" chop plate.....	18.90	21.00
14" chop plate, deep cover.....	20.25	22.50

These prices are subject to the distributor's customary discounts, allowances and other price differentials. Distributors who sell against manufacturer's stock may add to the above prices, for packing, only the dollars-and-cents amount charged by the manufacturer for packing. Distributors who carry stock may add to the above prices, for packing, no more than the amount customarily charged by them.

(3) For sales at retail, the maximum prices are those set forth below opposite each item:

Article	Maximum retail price (per doz.)
6½" casserole and cover.....	\$9.00
8" casserole and cover.....	18.00
10" casserole and cover.....	30.00
14" casserole and cover.....	54.00
10½" dinner plate.....	16.00
8½" luncheon plate.....	9.00
7" salad plate.....	5.63
6½" saucer.....	5.00
Large cup.....	5.50
10" vegetable bowl.....	21.00
6½" utility bowl.....	4.00
14" chop plate.....	42.00
14" chop plate, deep cover.....	45.00

(b) At the time of or prior to the first invoice to each purchaser for resale, the manufacturer and every distributor shall notify, in writing, every purchaser for resale who buys the items for which maximum prices are established by this order, of the maximum prices set by this order for resales by the purchaser. This notice may be given in any convenient form.

(c) Unless the context otherwise requires, the definitions set forth in § 1499.20 of the General Maximum Price Regulation shall apply to the terms used herein.

(d) This order may be revoked or amended by the Price Administrator at any time.

This order shall become effective on the 20th day of June 1944.

Issued this 19th day of June 1944.

JAMES G. ROGERS, Jr.,
Acting Administrator.

[F. R. Doc. 44-8859; Filed, June 19, 1944;
11:53 a. m.]

[MPR 136, Order 235]

SERVEL INC.

ADJUSTMENT OF MAXIMUM PRICES

Order No. 235 under Maximum Price Regulation No. 136, as amended. Machines and parts and machinery services.

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register; and pursuant to the authority vested in the Price Administrator by the Emergency Price Control Act of 1942, as amended, and Executive Orders Nos. 9250 and 9328; and in accordance with § 1390.25a of Maximum Price Regulation No. 136 and section 9.3 of Revised Supplementary Regulation No. 14, it is ordered:

(a) Servel Inc., 119 North Morton Avenue, Evansville, Indiana, may sell and deliver the refrigerator replacement units rebuilt by it at prices no higher than those set forth below:

Model:	Maximum price per unit
Air-cooled	\$23.61
Water-cooled	20.69

These prices include the standard Servel one-year warranty and are f. o. b. Evansville, Indiana. They do not include any Federal Excise Tax.

(b) Any person, other than the manufacturer, may sell and deliver Servel Inc.'s refrigerator replacement units at wholesale and retail, at prices no higher than those arrived at by adding the permitted dollars-and-cents increase listed below opposite each model to the maximum prices established for such sales by the General Maximum Price Regulation:

Model:	Permitted increase in maximum price (per unit)
Air-cooled	\$8.61
Water-cooled	2.69

(c) Any seller for whom maximum prices are established by this order may require, as part of the consideration for the replacement unit, the surrender, by the purchaser, of the unit which the rebuilt unit is intended to replace. No allowance need be made by the seller for the unit so surrendered.

(d) This order may be revoked or amended by the Price Administrator at any time.

This Order No. 235 shall become effective on the 21st day of June 1944.

(56 Stat. 23, 765; Pub. Law 151, 78th Cong., E.O. 9250, 7 F.R. 7871, E.O. 9328, 8 F.R. 4681)

Issued this 20th day of June 1944.

CHESTER BOWLES,
Administrator

[F. R. Doc. 44-8965; Filed, June 20, 1944;
11:35 a. m.]

[MPR 188, Order 1701]

OFFICE OF MACHINES AND TYPEWRITERS

TRADE-IN ALLOWANCES MADE BY MANUFACTURERS

Order No. 1701 under § 1499.159b of Maximum Price Regulation No. 188. Manufacturers' maximum prices for specified building materials and consumers' goods other than apparel. Trade-in allowances made by manufacturers of office machines and typewriters.

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, it is ordered:

(a) This order deals with the amount which manufacturers of new office machines and typewriters must allow as a credit when they accept used equipment on sales of new equipment. Irrespective of any other provision of Maximum Price Regulation No. 188, each manufacturer shall continue to follow the trade-in practices which he employed in March, 1942, as follows:

(1) If the manufacturer published trade-in allowance schedules reflecting age depreciation by reference to serial numbers, model designations, or age groups of used equipment, and those schedules were in effect during March 1942, he may publish and apply new trade-in allowance schedules which follow his customary system of age depreciation. For example, a manufacturer who, during March 1942, established allowances by serial number groups which directly reflected ages, may re-group and revalue serial numbers in order to reflect the same age allowance relationship as obtained in his allowance schedule in effect during March 1942.

(2) If the manufacturer had no published trade-in allowance schedule in effect during March 1942, but nevertheless granted or quoted trade-in allowances during that period, he may reduce these allowances to reflect the increased age of traded-in equipment; provided he uses the same criteria for determining the new trade-in values as he used to determine the trade-in allowance granted or quoted during March 1942.

(3) Higher allowances than those in effect, granted, or quoted during March 1942 may lawfully be given and received.

(b) This Order No. 1701 shall become effective on the 21st day of June, 1944.

(56 Stat. 23, 765; Pub. Law 151, 78th Cong., E.O. 9250, 7 F.R. 7871, E.O. 9328, 8 F.R. 4681)

Issued this 20th day of June, 1944.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 44-8977; Filed, June 20, 1944;
11:29 a. m.]

Regional and District Office Orders.

LIST OF COMMUNITY PRICES ORDERS

The following orders under Revised General Order 51 were filed with the Division of the Federal Register on June 17, 1944.

REGION I

Connecticut Order 3-F Amendment 5, covering fresh fruits and vegetables in Con-

necticut, except Hartford, New Haven, Bridgeport and Waterbury Areas, filed 4:11 p. m.

REGION II

Binghamton Order P-1, Amendment 5, covering fresh fish and seafood in certain areas in the State of New York, filed 12:21 p. m.

Binghamton Order 10, Amendment 1, covering certain food items in certain counties of New York, filed 12:19 p. m.

Buffalo Order 1-F, Amendment 8, covering fresh fruits and vegetables in certain areas in New York, filed 12:19 p. m.

Buffalo Order 1-W, covering dry grocery items in certain areas in New York, filed 12:19 p. m.

District of Columbia Order 9, covering certain food items in the Washington D. C. area, filed 4:10 p. m.

District of Columbia Order 9, Amendment 1, covering certain food items in the Washington, D. C. area, filed 4:10 p. m.

REGION III

Cleveland Order 2-W, covering certain dry grocery items in Cuyahoga County, Ohio, filed 12:25 p. m.

Charleston Order 7-F, Amendment 11, covering fresh fruits and vegetables in certain counties in West Virginia, filed 12:17 p. m.

Charleston Order 8-F, Amendment 11, covering fresh fruits and vegetables in Doddridge, Harrison, Lewis, Marion, Monongalia and Taylor Counties, West Virginia, filed 12:16 p. m.

Charleston Order 9-F, Amendment 10, covering fresh fruits and vegetables in Cabell County and the City of Huntington in Wayne County, West Virginia, filed 12:16 p. m.

Charleston Order 10-F, Amendment 10, covering fresh fruits and vegetables in Calhoun, Jackson, Mason, Pleasants, Ritchie, Roane, Wirt and Wood Counties, West Virginia, filed 12:16 p. m.

Charleston Order 11-F, Amendment 3, covering fresh fruits and vegetables in Berkeley, Jefferson and Morgan Counties, West Virginia, filed 12:16 p. m.

Louisville Order (Basic Community Pricing Order 1-B) Basic provisions on retail food pricing orders for various areas in Kentucky and Indiana, filed 12:25 p. m.

Louisville Order 18, covering certain food items in Jefferson County, Kentucky; Clark and Floyd Counties, Indiana, filed 12:26 p. m.

Louisville Order 19, covering certain food items in certain counties in Kentucky, filed 12:25 p. m.

Louisville Order 20, covering certain food items in certain counties in Kentucky, filed 12:26 p. m.

Saginaw Order 2-F, Amendment 20, covering fresh fruits and vegetables in Saginaw, Genesee, Bay, Midland, Shiawassee, Tuscola and Lapeer, Michigan, filed 3:59 p. m.

REGION IV

Birmingham Order 14 (Revocation of Order 14), covering certain food items in certain areas in Alabama.

Memphis Order 4-F, Amendment 37, covering fresh fruits and vegetables in the City of Memphis and County of Shelby in the State of Tennessee, filed 12:24 p. m.

Montgomery Order 11-F, covering fresh fruits and vegetables in certain areas in Alabama, filed 12:24 p. m.

Montgomery Order 12-F, covering fresh fruits and vegetables in the Cities of Dothan, Enterprise and Ozark, Alabama, filed 12:23 p. m.

Montgomery Order 13-F, covering fresh fruits and vegetables in the City of Selma, Alabama, filed 12:23 p. m.

Montgomery Order 14-F, covering fresh fruits and vegetables in Mobile, County, Alabama, filed 12:23 p. m.

REGION V

Arkansas Order 1-F, Amendment 5, covering fresh fruits and vegetables in the State of Arkansas with the exception of certain named counties, filed 3:59 p. m.

Dallas Order 3-F, Amendment 15, covering fresh fruits and vegetables in Bowie County, Texas, filed 12:22 p. m.

Fort Worth Order 2-F, Amendment 21, covering fresh fruits and vegetables in Taylor County, Texas, filed 12:18 p. m.

Fort Worth Order 3-F, Amendment 21, covering fresh fruits and vegetables in Tom Green County, Texas, filed 12:18 p. m.

Fort Worth Order 4-F, Amendment 21, covering fresh fruits and vegetables in McLennan County, Texas, filed 12:17 p. m.

Fort Worth Order 5-F, Amendment 21, covering fresh fruits and vegetables in Wichita County, Texas, filed 12:17 p. m.

Kansas City Order 2-F, Amendment 12, covering fresh fruits and vegetables in certain areas in Kansas City, Missouri, filed 12:22 p. m.

Lubbock Order 4-F, Amendment 3, covering fresh fruits and vegetables in certain counties in Texas, filed 12:17 p. m.

New Orleans Order 1-F Amendment 6, covering fresh fruits and vegetables in certain parishes in the State of Louisiana, filed 12:21 p. m.

New Orleans Order 2-F, Amendment 22, covering fresh fruits and vegetables in the parishes of Orleans, St. Bernard and Jefferson in the State of Louisiana, filed 12:21 p. m.

St. Louis Order 3-F, Amendment 7, covering fresh fruits and vegetables in the City of St. Louis and St. Louis County, Missouri, filed 12:21 p. m.

Wichita Order 2-W, covering certain food items in certain counties in Kansas, filed 12:17 p. m.

Wichita Order 4-F, Amendment 1, covering fresh fruits and vegetables in certain areas in Kansas, filed 12:18 p. m.

Wichita Order 4-F, Amendment 2, covering fresh fruits and vegetables in certain areas in Kansas, filed 12:19 p. m.

REGION VI

Des Moines Order 1-F Amendment 20, covering fresh fruits and vegetables in the Des Moines area, filed 3:59 p. m.

Milwaukee Order 2-F, Amendment 18, covering fresh fruits and vegetables in Dane County, Milwaukee, filed 4:00 p. m.

Milwaukee Order 3-F, Amendment 18, covering fresh fruits and vegetables in Milwaukee County, City of Racine and City of Kenosha, Milwaukee, filed 4:00 p. m.

Milwaukee Order 5-F, Amendment 17, covering fresh fruits and vegetables in Sheboygan and Fond Du Lac Counties, Milwaukee, filed 4:00 p. m.

Sioux City, Order 3-F, Amendment 5, covering fresh fruits and vegetables in certain areas in Iowa, South Dakota and Nebraska, filed 4:01 p. m.

Sioux City, Order 4-F, Amendment 5, covering fresh fruits and vegetables in certain counties in the State of Nebraska, filed 4:01 p. m.

Sioux City, Order 15, covering certain food items in Boyd, Brown, Cherry, Holt, Keyapaha, Rock and Wheeler, in the State of Nebraska, filed 4:01 p. m.

REGION VIII

Fresno Order (Adopting Order No. 1 under Basic Order No. 1) covering certain food items in the Fresno City area, filed 4:03 p. m.

Fresno Adopting Order No. 2 under Basic Order No. 1, covering certain food items in the Fresno Outlying area, filed 4:02 p. m.

Fresno Adopting Order No. 3 under Basic Order No. 1, covering certain food items in the Merced County area, filed 4:02 p. m.

Seattle Basic Community Pricing Order No. 3-B, Basic provisions for Fresh fruits and vegetables issued for various areas in the State of Washington, filed 4:10 p. m.

Seattle Adopting Order No. 1 under Basic Order No. 3-B, covering certain food items in the Seattle area. Filed 4:09 p. m.

Seattle Adopting Order No. 2 under Basic Order No. 3-B, covering certain food items in the Tacoma area, filed 4:09 p. m.

Seattle Adopting Order No. 3 under Basic Order No. 3-B, covering certain food items in the Everett area, filed 4:08 p. m.

Seattle Adopting Order No. 4 under Basic Order No. 3-B, covering certain food items in the Bremerton area, filed 4:08 p. m.

Seattle Adopting Order No. 5 under Basic Order No. 3-B, covering certain food items in the Bellingham area, filed 4:08 p. m.

Seattle Adopting Order No. 6, under Basic Order No. 3-B, covering certain food items in the Olympia area, filed 4:07 p. m.

Seattle Adopting Order No. 7, under Basic Order No. 3-B, covering certain food items in the Aberdeen-Hoquiam area, filed 4:07 p. m.

Seattle Adopting Order No. 8, under Basic Order No. 3-B, covering certain food items in the Centralia-Chehalis area, filed 4:07 p. m.

Seattle Order 20, Amendment 7, covering certain poultry items in Western Washington, filed 4:06 p. m.

Seattle Order 21, Amendment 3, covering certain poultry items in Central Washington, filed 4:05 p. m.

Seattle Order 22, Amendment 4, covering certain food items in Island County, and Eastern Clallam and Jefferson Counties, Washington, filed 4:04 p. m.

Seattle Order 23, Amendment 3, covering certain food items in Central and Western Washington, filed 4:03 p. m.

Seattle Order 24, Amendment 3, covering certain food items in Pierce and Snohomish Counties and the Cities of Bellingham and Seattle, Washington, filed 4:06 p. m.

Seattle Order 24, Amendment 4, covering certain food items in Pierce and Snohomish Counties and the Cities of Bellingham and Seattle, Washington, filed 4:04 p. m.

Seattle Order 25, Amendment 3, covering certain food items in certain areas in Western Washington, filed 4:06 p. m.

Seattle Order 25, Amendment 4, covering certain food items in certain areas in Western Washington, filed 4:05 p. m.

Seattle Order 26, Amendment 3, covering certain food items in certain areas in Central Washington, filed 4:05 p. m.

Copies of these orders may be obtained from the OPA office in the designated city.

ERVIN H. POLLACK,
Secretary.

[F. R. Doc. 44-8976; Filed, June 20, 1944; 11:29 a. m.]

[Region VI Order G-36 Under MPR 329, Amdt. 1]

MILK IN SPRINGFIELD, ILL.

Correction

In F. R. Doc. 44-8737, appearing on page 6788 of the issue for Saturday, June 17, 1944, the bracket heading should read as set forth above.

UNITED STATES COAST GUARD.

LIFE PRESERVERS

NOTICE OF DESIGN APPROVAL

By virtue of the authority vested in me by R. S. 4405, 4417a, 4426, 4482, 4488, 4491, as amended, 49 Stat. 1544 (46 U.S.C. 375, 391a, 404, 475, 481, 489, 367) and Executive Order 9083, dated February 28, 1942 (7 F.R. 1609) the designs of the models of life preservers listed below have been approved. Manufacturers who desire to build them shall submit requests to Commandant, U. S. Coast Guard, Washing-

ton 25, D. C. for copies of drawings and specifications. The type approvals for each manufacturer will be made in accordance with the general rules and regulations for vessel inspection and published in the FEDERAL REGISTER.

Coast Guard adult kapok life preserver, Model 1, (C. G. Dwg. No. F-49-6-1, Sheets 1 and 2, and Specification dated 10 June 1944) (20 to 21 ounces kapok, removable pads inclosed within vinylite covering) (For general use).

Coast Guard adult kapok life preserver, Model 2, (C. G. Dwg. No. F-49-6-1, Sheets 1 and 2, and Specification dated 10 June 1944) (20 to 21 ounces kapok, removable pads not inclosed within vinylite covering) (For general use).

Coast Guard adult kapok life preserver, Model 3, (C. G. Dwg. No. F-49-6-1, Sheets 1 and 2, and Specification dated 10 June 1944) (23 to 24 ounces kapok, removable pads inclosed within vinylite covering) (For use with lifesaving suits).

R. R. WAESCHE,
Vice Admiral, U. S. C. G.,
Commandant.

JUNE 20, 1944.

[F. R. Doc. 44-8903; Filed, June 20, 1944, 10:17 a. m.]

WAR PRODUCTION BOARD.

HUTTON-JONES ELECTRIC CO., INC.

AMENDMENT OF CONSENT ORDER

Hutton-Jones Electric Co., Inc., located at 170 Pine Avenue SE., Warren, Ohio, has requested relief upon the grounds of an emergency situation, from the terms of the consent order entered into by Hutton-Jones Electric Co., Inc., with the War Production Board on April 19, 1944, and issued April 27, 1944, by the War Production Board.

The Regional Compliance Chief, the Regional Attorney, and the Compliance Commissioner have reviewed the case and concluded, on June 14, 1944, that the emergency situation would continue unless the consent order were modified.

Wherefore, upon the agreement and consent of Hutton-Jones Electric Co., Inc., the Regional Compliance Chief and the Regional Attorney, and upon the approval of the Compliance Commissioner, It is hereby ordered, That:

The consent order herein referred to, issued April 27, 1944, be, and hereby is, amended with the insertion of the following paragraph (a) (1) as a subparagraph of paragraph (a) of the original consent order:

(1) The Hutton-Jones Electric Co., Inc., shall be permitted to fill Purchase Order No. 1444-RW issued by Wilputte Coke Oven Corp., 40 Rector Street, New York, N. Y. for the electrical installation of a new winding machine for a coke oven breeze skip hoist at the plant of the Republic Steel Corp. in Warren, Ohio, this order being dated May 20, 1944, and having a preference rating AA-3, Allotment Symbol F-1.

Issued this 17th day of June 1944.

WAR PRODUCTION BOARD,
By J. JOSEPH WHELAN,
Recording Secretary.

[F. R. Doc. 44-8843; Filed, June 17, 1944; 4:27 p. m.]